

ILLINOIS REGISTER

Rules of Government

1840-1841

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as amended, 1840-1841

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Code 170

GEORGE A. STAN
Secretary of State

THE CHIEF
CLERK

12
10

A GREATLY
IMPROVED

MARCH 7
1841

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(312) 780-0000

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ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1991

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991	June 25, 1991	July 2, 1991	28	July 12, 1991
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Dec. 31, 1990	Jan. 8, 1991	3	Jan. 18, 1991	July 9, 1991	July 16, 1991	30	July 26, 1991
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Jan. 15, 1991	Jan. 22, 1991	5	Feb. 1, 1991	July 23, 1991	July 30, 1991	32	Aug. 9, 1991
Jan. 22, 1991	Jan. 29, 1991	6	Feb. 8, 1991	July 30, 1991	Aug. 6, 1991	33	Aug. 16, 1991
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May 14, 1991	May 21, 1991	22	May 31, 1991	Nov. 19, 1991	Nov. 26, 1991	49	Dec. 6, 1991
May 21, 1991	May 28, 1991	23	June 7, 1991	Nov. 26, 1991	Dec. 3, 1991	50	Dec. 13, 1991
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June 18, 1991	June 25, 1991	27	July 5, 1991	Dec. 24, 1991	Dec. 31, 1991	2	Jan. 10, 1992

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- 1) HEADING OF THE PART: Competitive Tournament Fishing on State-Owned and/or Leased Water Areas

- 2) CODE CITATION: 17 Ill. Adm. Code 115

- 3) SECTION NUMBERS: PROPOSED ACTION:

115.30

Amendments

- 4) STATUTORY AUTHORITY: Implementing and authorized by Section 468 of "AN ACT to designate certain areas as State Parks, Memorials, Parkways, Boating Access Areas, Recreational Areas and Conservation Areas and to vest jurisdiction over them in the Department of Conservation" (Ill. Rev. Stat. 1989, ch. 105, par. 468) and Sections 1.5 and 2.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, pars. 1.5 and 2.1).

- 5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: Two additional sites have been added to the current list of regulated sites. By requiring permits for these functions, it will eliminate the problem of having two or more tournaments scheduled on the same date.

- 6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

- 7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

- 8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? No

- 9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

- 10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

- 11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- 12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENT(S)

1) Heading of the Part: Determination Of Unemployment Contributions

2) Code Citation: 56 Ill. Adm. Code 2770

3) Section Number:
2770.400 Proposed Action:
Repealed Section
2770.405 Repealed Section
2770.410 Repealed Section
2770.415 Repealed Section
2770.420 Repealed Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, par. 570, 571, 573, 576.1, 576.2, 578.1, 610 and 611.

5) A Complete Description of the Subjects and Issues Involved:
The proposed amendment to Part 2770 repeals Subpart E: Transfer Of Benefit Wages From Base Period To Subsequent Employer. This subpart was necessary when the Illinois experience rating system for employers was based on the charging of benefit wages. However, effective July 1, 1989, the Legislature replaced benefit wages with benefits. This change had the practical effect of repealing the provision of the UI Act which allowed for the transfer of benefit wages. Therefore, these rules no longer have any practical application.

6) Will the proposed amendment replace an emergency amendment currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objective? Not Applicable.

11) Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit

DEPARTMENT OF CONSERVATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER a: LANDS AND HISTORIC SITES

PART 115
COMPETITIVE TOURNAMENT FISHING ON STATE OWNED
AND/OR LEASED WATER AREAS

Section
115.10 Purpose of Rulemaking
115.20 Definitions
115.30 Regulated Sites
115.40 Application and Reporting Requirements
115.50 Contest or Event Requirements

AUTHORITY: Implementing and authorized by Section 468 of "AN ACT to designate certain areas as State Parks, Memorials, Parkways, Boating Access Areas, Recreational Areas and Conservation Areas and to vest jurisdiction over them in the Department of Conservation" (Ill. Rev. Stat. 1989, ch. 105, par. 468) and Sections 1.5 and 2.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, pars. 1.5 and 2.1).

SOURCE: Adopted at 11 Ill. Reg. 7260, effective April 3, 1987; amended at 15 Ill. Reg. _____, effective _____.

Section 115.30 Regulated Sites

A permit is required for each competitive fishing tournament event on the following waters:

Newton Lake, Newton Lake Fish and Wildlife Area, Jasper County

Sangchris Lake, Sangchris Lake State Park, Sangamon and Christian Counties

Spring Lake, Spring Lake State Fish and Wildlife Area, Tazewell County

(Source: Amended at 15 Ill. Reg. _____, effective _____)

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
312-793-4240

12) Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: February 19, 1991.

Types of small businesses affected: No businesses are affected since the legislation is no longer in effect.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER C: RIGHTS AND DUTIES OF EMPLOYERS

PART 2770
DETERMINATION OF UNEMPLOYMENT CONTRIBUTIONS

SUBPART B: STANDARD INDUSTRIAL CLASSIFICATION

Section

2770.100 Industrial Classification
2770.105 Contribution Rate For Non Experience-Rated Employers
2770.110 Average Contribution Rates By Standard Industrial Classification (SIC) Codes

SUBPART C: ALTERNATIVE BENEFIT WAGE RATIO (Repealed)

2770.150 Eligibility To Elect The Alternative Benefit Wage Ratio (Repealed)
2770.155 Approval Of Election Of The Alternative Benefit Wage Ratio (Repealed)
2770.160 Adjustment Of The Benefit Wage Charges And The Determination Of The Alternative Benefit Wage Ratio (Repealed)
2770.165 Revocation Of Election Of Alternative Benefit Wage Ratio (Repealed)
2770.170 Appeals (Repealed)

SUBPART E: TRANSFER OF BENEFIT WAGES FROM BASE PERIOD TO SUBSEQUENT EMPLOYER (Repealed)

2770.400 Definitions (Repealed)
2770.405 Application Of Base Period Wages (Repealed)
2770.410 Restriction On Benefit Wage Transfers (Repealed)
2770.415 Benefit Wage Transfer Procedural Requirements (Repealed)
2770.420 Petition For Hearing (Repealed)

SUBPART F: BENEFIT WAGE CANCELLATIONS

2770.501 Effective Date Of Benefit Wage Cancellations Pursuant To Section 1508.1 Of The Act

2770. Table A General SIC Classification

AUTHORITY: Implementing and authorized by Sections 1500, 1501, 1503, 1506.1, 1506.2, 1506.3, 1508.1, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 570, 571, 573, 576.1, 576.2, 576.3, 578.1, 610 and 611).

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

formerly employed by the transferor wages of at least 6 times the individual's weekly benefit amount) after the individual was disqualified under Section 601 of the Act as a result of his separation from the transferor but before the individual received his first payment of benefit in the benefit year; to whom the benefit wages are transferred under Section 101(f) of the Act.

unemployment means an Illinois experience-rated employer who has paid an individual formerly employed by that wages-in-the-individuals-base period as defined in Section 27-0 of the Act, and is allowed to transfer its benefit wages to another employer under Section 1504(f) of the Act.

(Source: Repealed at 15 Ill. Reg. _____, effective _____.)

Section 2770.405 Application Of Base Period Wages (Repealed)

[illegible]

It is the case of regular benefits which represent to each week in the calendar year. By the end of the calendar year, the wages paid to the employees not exceeding \$600.00 per week, the total wages paid for more than the employer's paid wages of \$600.00 were higher.

2) In the case of extended benefits with respect to each week of the claimant's eligibility for such extended benefits -- 1/13th of one-half of the applicable base period wages paid by the employer, not exceeding 1/13th of \$500.00 per week, but the total benefit wage shall not be more than 1/2 of the employer's base period wages or \$300.00; whichever is smaller.

For the purposes of subsections (a), (c), (e), and the definition of "transfer" in Section 2770-40 of this Part, the term "payment of benefits" includes benefits paid to an individual by another State on the basis of a combination of that individual's wages pursuant to an arrangement described in Section 2700 of the Act, if the payment of such benefits become benefit wages under the Act.

SOURCE: Emergency rules adopted as 56 Ill. Adm. Code 600: Subpart C at 8 Ill. Reg. 550, effective January 1, 1984, for a maximum of 150 days; adopted at 8 Ill. Reg. 8208, effective May 30, 1984; reclassified from 56 Ill. Adm. Code 600: Subpart C at 8 Ill. Reg. 115030; emergency amendments at 8 Ill. Reg. 15088, effective August 8, 1984, for a maximum of 150 days; emergency amendments at 8 Ill. Reg. 22139, effective October 26, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 24117, effective November 30, 1984; amended at 9 Ill. Reg. 4507, effective March 25, 1985; amended at 10 Ill. Reg. 6935, effective April 14, 1986; amended at 10 Ill. Reg. 21683, effective December 15, 1986; amended at 11 Ill. Reg. 9878, effective May 11, 1987; emergency amendments at 12 Ill. Reg. 210, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11213, effective June 20, 1988; amended at 12 Ill. Reg. 12473, effective July 15, 1988; amended at 12 Ill. Reg. 18143, effective October 27, 1988; amended at 12 Ill. Reg. 20477, effective November 28, 1988; amended at 13 Ill. Reg. 11507, effective June 29, 1989; amended at 14 Ill. Reg. 2038, effective January 19, 1990; amended at 14 Ill. Reg. 18280, effective October 30, 1990; amended at 15 Ill. Reg. 172, effective December 28, 1990; amended at 15 Ill. Reg. ___, effective

SUBPART E: TRANSFER OF BENEFIT WAGES FROM BASE PERIOD TO
SUBSEQUENT EMPLOYER (Repealed)

Section 2770.400 Definitions (Repealed)

~~UACU means the Unemployment Insurance Act as amended.~~

"Benefit-Wages" are wages charged to the experience-rating record of an employer based on unemployment insurance benefits paid to an individual formerly employed by such employer. These wages are part of a benefit-wage ratio system used to determine the employer's rate of contribution for subsequent calendar years under Sections 1500 through 1507 of the Act.

transferred" means the next subsequent Illinois experience-rated employer who paid the individual formerly employed by the transferor wages of at least 6 times the individual's weekly benefit amount after the individual voluntarily left such a transferor but prior to the beginning of such individual's benefit year; or, for benefit years beginning after 1997, who paid the individual at least 6 times the individual's weekly benefit amount.

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENT(S)

- e) If an individual voluntarily leaves the employment of a base period employer subject to the payment of contributions under the Act, and subsequent to such voluntary leaving but prior to the start of such individual's benefit year, is paid wages in employment by such individual's next subsequent employer equal to at least 6 times such individual's weekly benefit amount, or for benefit years beginning after January 1, 1987, if the individual is held ineligible under Section 601 of the Act, but thereafter is paid wages in employment equal to at least 6 times such individual's weekly benefit amount and the individual so qualifies for benefits prior to his first payment of benefits in the benefit year, the wages paid by such base period employer shall not become benefit wages of that base period employer, but shall instead become benefit wages of such individual's next subsequent employer.

- d) The benefit wage limitations specified in subsection (a) shall not prevent an employer from being charged with benefit wages for the same individual both in its capacity as a transferee as well as benefit wages of the individual which may also be chargeable to such employer under subsection (a).

- e) An Illinois experience-rated employer shall not be considered an individual's next subsequent employer under subsection (e) and hence the benefit wages of such individual's base period employer cannot be transferred to it where the individual who receives such subsequent wages was also employed by that employer for a period which began prior to the date on which the individual voluntarily left the employment of such base period employer, and which continued without interruption during and after the date that such individual voluntarily left the employment for the base period employer who requests a transfer. An individual's period of employment shall be considered interrupted where such individual has been separated from employment with that employer for a period of at least 7 consecutive calendar days.

- f) The following examples are intended to illustrate the meaning of subsection (e) in all of the following examples:

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENT(S)

- 1) XYZ Co. is requesting a benefit wage transfer. All employers are subject to the payment of Illinois contributions. The individual voluntarily left XYZ Co. The weekly benefit amount is \$148.00. No work has been performed by the individual during the period between the end of the individual's base period and the beginning of the individual's initial benefit year, and the individual was continuously employed by each employer except where otherwise indicated.

A) Example 1: (-----base period-----)

XYZ Co.	1/81	2/81	3/81	4/81
PQG Co.	\$3000	\$3000	\$500	-0-
	-0-	\$1000	\$1000	\$1000

The individual's last day of work for XYZ was September 25, 1981. The request for transfer is DENIED because work performed for PQG Co. began prior to the claimant's separation from XYZ Co. and continued after the separation. PQG Co. is, therefore, not a next subsequent employer under subsection (e), and hence XYZ Co. cannot transfer its benefit wages.

B) Example 2: (-----base period-----)

XYZ Co.	1/81	2/81	3/81	4/81
PQG Co.	\$3000	\$3000	\$500	-0-
	-0-	-0-	\$2000	\$2000

The individual's last day of work for XYZ was September 15, 1981. The individual started work with PQG on September 18, 1981. The request for transfer is ALLOWED. PQG is the next subsequent employer under subsection (e), because it first supplied work to the individual beginning after the date on which the individual left XYZ.

C) Example 3: (-----base period-----)

	1/81	2/81	3/81	4/81
--	------	------	------	------

XYZ-EO: \$3000 \$3000 \$2500 -0-
PDQ-EO: \$500 \$500 -0- \$2500

The individual's last day of work with XYZ was September 25, 1981. The individual left work with PDQ on April 17, 1981, and was rehired by PDQ on October 15, 1981. The request for transfer is ALLOWED. Although the individual worked for PDQ before the date the individual left XYZ, because the individual's period of employment with PDQ did not include the date that the individual voluntarily left XYZ, PDQ is the next subsequent employer under subsection (e), and hence XYZ can transfer its benefit wages to PDQ.

B) Example 4: (-----base period-----)
XYZ-EO: 1/81 2/81 3/81 4/81
PDQ-EO: \$3000 \$3000 \$2500 -0-
ABC-inc: \$500 \$500 \$500 \$2500

The individual's last day of work with XYZ was September 25, 1981. He was separated from work with PDQ on September 27, 1981, but was rehired by PDQ on October 10, 1981. XYZ's request for transfer is ALLOWED. Although the individual worked for PDQ before, during, and after voluntarily leaving XYZ, because the individual's period of employment with PDQ was interrupted by the separation from it for a greater period than 7 consecutive calendar days, PDQ is the next subsequent employer under subsection (e), and hence XYZ can transfer its benefit wages to PDQ.

E) Example 5: (-----base period-----)
XYZ-EO: 1/81 2/81 3/81 4/81
PDQ-EO: \$3000 \$3000 \$2500 \$500
ABC-inc: \$1000 \$1000 \$1000 \$1000
ABC-inc: -0- -0- \$300 \$3000

The individual's last day of work with XYZ was September 25, 1981. The individual began work with ABC on September 28, 1981. The request for transfer is ALLOWED and XYZ is

benefit wage charge is transferred to ABC Inc. the next subsequent employer. PDQ is not the next subsequent employer in this example because the work the individual performed for PDQ began prior to the claimant's separation from XYZ and continued without interruption. ABC is the next subsequent employer because it first supplied work beginning after the date on which the individual voluntarily left XYZ.

F) Example 6: (-----base period-----)
XYZ-EO: 4/85 1/86 2/86 3/86
XYZ-EO: \$3000 \$3000 \$3000 \$3000

The individual's last day of work with XYZ is December 31, 1986. The individual files a claim after layoff and is paid 4 weeks of benefits. The individual is recalled to XYZ EO and works for 4 weeks before quitting under disqualifying circumstances. The individual files an additional claim but is denied benefits under Section 601 of the Act. The individual is subsequently employed by PDQ EO for 6 weeks, during each of which the individual earns in excess of his weekly benefit amount until he is laid off for lack of work. The individual files an additional claim and qualifies for benefits. The request for transfer by XYZ EO is DENIED because while the claimant was held ineligible under Section 601 of the Act, as a result of his separation from XYZ EO, and while the claimant did qualify for benefits and earn at least 6 times his weekly benefit amount in subsequent employment from PDQ EO, the requalification did not occur until after the claimant had qualified for the payment of benefits in the benefit year.

G) Example 7: (-----base period-----)
XYZ-EO: 4/85 1/86 2/86 3/86
XYZ-EO: \$3000 \$3000 \$3000 \$3000

The individual files a claim after quitting XYZ EO, effective December 31, 1986, under disqualifying circumstances. The individual

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

d) If the individual's next subsequent employing unit is not an employer subject to the Act, the benefit wages of a base period employer remain eligible to be transferred to the next Illinois employer subject to the Act providing that the remaining requirements for transfer are present. However, if such individual's next employing unit is not an Illinois experience-rated employer but rather a reimbursable employer covered under the Act, no transfer to that employer or any subsequent Illinois employer is allowed.

e) No benefit wages shall be deleted from the account of the transferor unless and until such benefit wages have been credited to the account of the transferee.

f) If an employer has a Director's Order allowing a transfer of benefit wages under Section 1501(p) of the Act, or if an employer has filed a protest which complies with the provisions of Section 2770.415(a) of this Part, but the benefit wages which are the subject of the transfer appear on its Statement of Benefit Wages (BEN-118), the employer must file a timely and sufficient application for revision of the Statement of Benefit Wages under 56 Ill. Adm. Code 2725.100 in order that these benefit wages be transferred. Where an employer receives benefit wages based on the payment of regular benefits to an individual formerly employed by it, a transfer of benefit wages with respect to the payment of extended benefits corresponding to that same individual shall not occur unless the employer had filed a timely and sufficient application for revision of the Statement of Benefit Wages (BEN-118) with respect to the benefit wages based on the payment of such regular benefits to that individual.

(Source: Repealed at 15 Ill. Reg. ___, effective ___)

Section 2770.415 Benefit Wage Transfer Procedural Requirements (Repealed)

a) A request for transfer of benefit wages must be initiated by a base period employer. Such base period employer must file a protest (Notice of Possible Ineligibility or a letter in lieu thereof) and allege that the claimant voluntarily left such employer's employment. Such protest must be filed not later than 10 days from the date of the Notice to Base Period

is held ineligible under Section 601 of the Act and is subsequently employed at PDG-607 and earns in excess of 6 times his weekly benefit amount before being laid off for lack of work. He files an additional claim and qualifies for benefits. The request for transfer by XYZ-607 is ALLOWED because the claimant's benefit year began after January 1, 1987, he was held ineligible under Section 601 of the Act as a result of his separation from XYZ-607, the transferor, and the claimant earned at least 6 times his weekly benefit amount prior to the payment of benefits in the benefit year.

(Source: Repealed at 15 Ill. Reg. ___, effective ___)

Section 2770.410 Restriction On Benefit Wage Transfers (Repealed)

a) No transferee may transfer the benefit wages received from a transferor except by succession of the employing enterprise under Section 1507 of the Act.

b) Wages received from more than one Illinois employer, even if the individual voluntarily left each of such Illinois employers and regardless of whether such Illinois employers were successive or concurrent employers of the worker, may not be aggregated for the purpose of meeting the requirement that the individual shall have been paid wages equal to at least 6 times such individual's weekly benefit amount. Except for benefit years beginning after January 1, 1987, where the individual was held ineligible under Section 601 of the Act as the result of the separation from the transferor and earned such wages prior to the payment of benefits in his benefit year, all such wages must be paid to the individual by the transferee subsequent to the individual's employment with the transferor and prior to the start of such individual's benefit year.

e) An Illinois reimbursable employer can be neither a transferor nor a transferor of benefit wages because such employer does not pay contributions but rather reimburses the Department of Employment Security for any benefits paid.

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g) The protest referred to in subsection (a) shall be filed in accordance with 56-III-Adm-Code-2720-130 with the local office at the address indicated in the "Notice of Finding to Base Period Employer" (BIS-305).

h) Upon receipt of the protest alleging voluntary leaving, the Claims Adjudicator shall decide its sufficiency under 56-III-Adm-Code-2720-130 and determine whether or not such employer is entitled to a Decision as provided in Section 702 of the Act and 56-III-Adm-Code-2720-130.

i) The transferor and, if applicable, the transferee, will receive a "Notice of Claims Adjudicator's Decision" (BEN-135F) indicating whether such individual left work voluntarily and earned 6 times such individual's weekly benefit amount from the next subsequent employer who is indicated as the transferee employer.

b) Except as provided in subsections (c) and (d), a request for transfer of benefit wages need not allege only the types, conditions and qualifications of the voluntary leaving specified in Section 601 of the Act that would render the individual ineligible for benefits, but may include other situations of voluntary leaving.

c) Notwithstanding subsections (a) and (b), no determination on the issue of a benefit wage transfer under Section 150(F) of the Act shall be made where the last employing unit alleges only a voluntary leaving issue under Section 601 of the Act and where it is determined that the claimant is not ineligible as a result of that separation.

d) The protest in subsection (a) shall be sufficient only if it complies with 56-III-Adm-Code-2720-130 and contains the full name and Social Security account number of the individual, the date of separation, and the facts of voluntary leaving to the extent such facts are known.

(Source: Repealed at 15 Ill. Reg. ___, effective ____)

Section 2770.420 Petition For Hearing (Repealed)

a) The transferee shall have the same right to file a Petition for Hearing on the "Notice of Claims Adjudicator's Decision" (BEN-135F) as the transferee.

b) The "Notice of Claims Adjudicator's Decision" (BEN-135F) in the absence of a petition for hearing therefrom within 30 days from the date of mailing the Notice to such employer's last known address shall become final and conclusive upon such employer for all purposes and in all proceedings under the Act.

c) A Petition for Hearing on such Decision shall be filed with the local office where the original decision was made.

d) The conduct of the hearing shall be the same as that provided under Section 2200 of the Act and 56-III-Adm-Code-2725.

e) An Application made pursuant to Section 1508 of the Act and 56-III-Adm-Code-2725-100 regarding revision of the Statement of Benefit Wages (BEN-118) which includes the benefit wages transferable to a subsequent employer shall be sufficient only if such Application contains a reference to, and a copy of, the applicable "Notice of Claims Adjudicator's Decision" (BIS-135F) must find the worker to have voluntarily left and earned 6 times such individual's weekly benefit amount from such next subsequent employer, and that there is a transferee employer.

f) Unless a sufficient protest alleging the voluntary leaving of such individual is filed as provided in subsection (d) and 56-III-Adm-Code-2720-130, such employer shall not be entitled to apply for a revision of the Statement of Benefit Wages (BEN-118) under 56-III-Adm-Code-2725-100 and shall be denied a transfer of benefit wages.

(Source: Repealed at 15 Ill. Reg. ___, effective ____)

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NOTICE OF PROPOSED AMENDMENT

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1) Heading of the Part: Payment Of Unemployment Contributions, Interest And Penalties

2) Code Citation: 56 Ill. Adm. Code 2765

3) Section Number: Proposed Action:
2765.220 New Section

4) Statutory Authority: Implementing and authorized by Sections 212, 302, 500, 601, 602, 603, 612, 701, 1400, 1401, 1402, 1403, 1404, 1405, 1502.1, 1503, 1503.1, 1508, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 573.1, 578, 579, 610, 611 and 750).

5) A Complete Description of the Subjects and Issues Involved:
This proposed amendment states the Department's rounding procedure for the benefit wage and benefit wage calculation. The proposed rule states that the percentage that results from the benefit wage or benefit ratio is carried out to the nearer multiple of one-ten thousandth of one percent.

6) Will the proposed amendment replace an emergency amendment currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objective? Not Applicable.

11) Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South

Chicago, IL 60605
(312)793-4240

12) Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: February 19, 1991.

Types of small businesses affected: All businesses are affected in the same manner.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments begins on the next page.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT

TITLE 56: LABOR AND EMPLOYMENT

CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY

SUBCHAPTER C: RIGHTS AND DUTIES OF EMPLOYERS

PART 2765

PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

SUBPART A: GENERAL PROVISIONS

Unemployment Contributions Not Deductible From Wages

Definitions

Payment Of Contributions

Liability For The Entire Year

Liability Of A Third Party Purchaser Or Transferee For The Due And Unpaid Contributions, Interest And Penalties Of The Seller Or Transferor's Seller Or Transferor Contributions Of Employers By Election

Payments In Lieu Of Contributions

When Payments In Lieu Of Contributions Payable

Payments When Reimbursable Employer Becomes Contributory

Payments When Contributory Employer Becomes Reimbursable

Application Of Payment

Accrual Of Interest

Imposition Of Penalty

Payment Or Filing By Mail

When Payment Due And Consequences Of Upward Revision In Employer's Contribution Rate

Waiver Of Interest Or Penalty

Waiver Of Interest Accruing Because Of Certain Types Of Employees For Periods Prior To January 1, 1988

Waiver Of Penalty For Certain Employers For 1987 And Thereafter Wage Reports (UC-3/40)

Time For Paying Or Filing Delayed Payment Or Report

Application For Waiver

Approval Of Application For Waiver

Insufficient Or Incomplete Application

Disapproval Of Application Conclusive

Appeal And Hearing

Section 2765.1

2765.1

2765.5

2765.10

2765.15

2765.18

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2765.85

2765.90

2765.95

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. _____, effective _____.

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. _____, effective _____.

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. _____, effective _____.

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SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. _____, effective _____.

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. _____, effective _____.

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resulting percentage shall be increased or reduced, as the case may be, to the nearer multiple of one-ten thousandth of one percent. If such number is equally near to 2 multiples of one-ten thousandth of one percent, it shall be increased to the higher multiple of one-ten thousandth of one percent.

Example: An employer has incurred liability for the payment of contributions within each of the three calendar years immediately preceding calendar year 1991. Its benefit charges for the 12 consecutive month period ending on June 30, 1990 are \$1,659.00. The benefit conversion factor for this period is 139 percent. The product of its benefit charges times the benefit conversion factor for this period is \$2,306.01. Its taxable wages for this period are \$340,590.00. Its benefit ratio determined by dividing \$2,306.01 by \$340,590.00 equals .67706% when calculated to one-hundred thousandths of one percent. Under the rounding rule set forth in this section, its benefit ratio is increased to .6771%.

(Source: Added at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Administration
- 2) Code Citation: 59 Ill. Adm. Code 101
- 3) Section Numbers:
101.20
101.30
Proposed Action:
Amendment
Amendment
- 4) Statutory Authority: Implementing Section 2-105 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91, par. 2-105) and Sections 20 and 22 of the Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91, pars. 100-20 and 100-22 as amended by P.A. 86-1324, effective September 6, 1990) and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91, par. 5-104) and Section 5 of the Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91, par. 100-5, as amended by P.A. 86-1324, effective September 6, 1990).
- 5) A Complete Description of the Subjects and Issues Involved:
Section 101.20 is being amended to set out the sources and uses of the recipient's activity fund. Such fund shall be used only for the recipient's benefit.
Section 101.30 is being amended to update the procedures for accepting payments for services charges.
Both sections have been updated to reference the current Illinois Revised Statutes and to correct various technical errors.
- 6) Will these proposed amendments replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Do these proposed amendments contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: This rulemaking does not impact the State Mandates Act (Ill. Rev. Stat. 1989, ch. 85, par. 2201 et seq.)

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES
NOTICE OF PROPOSED AMENDMENTS

TITLE 59: MENTAL HEALTH
CHAPTER I: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

PART 101
ADMINISTRATION

Section 101.10 Illinois Department of Mental Health and Developmental Disabilities
-- Internal Organization (repealed)
101.20 Service recipients activity fund in Department facilities
101.30 Payments to the account of service recipients
101.60 Service contracts (recodified)
101.80 Conflict of interest
101.90 Specialized living centers

APPENDIX A Organization Charts (repealed)
Illustration A Illinois Department of Mental Health and Developmental Disabilities (repealed)
Illustration B Associate Director (repealed)
Illustration C Division of Developmental Disabilities (repealed)
Illustration D Division of Alcoholism (repealed)
Illustration E Division of Management Services (repealed)
Illustration F Division of Community Services and Interagency Affairs (repealed)
Illustration G Region 1A Office (repealed)
Illustration H Region 1B Office (repealed)
Illustration I Region 2 Office (repealed)
Illustration J Region 2 Developmental Disabilities (repealed)
Illustration K Region 3A Office (repealed)
Illustration L Region 3B Office (repealed)
Illustration M Region 4 Office (repealed)
Illustration N Region 5 Office (repealed)

AUTHORITY: Implementing Sections 2-105 and -5-105 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1983 1989, ch. 91, pars. 2-105 and -5-105, Sections 6, and 20 and 22 of the "An-Act-codifying-the-powers-and-duties-of-the Department of Mental Health and Developmental Disabilities" Act (Ill. Rev. Stat. 1989 1989, ch. 91, pars. 100-6, 100-20 and 100-22, as amended by P.A. 86-1324, effective September 6, 1990), Section 3.06 of the Specialized Living Centers Act (Ill. Rev. Stat. 1983 1989, ch. 91, par. 603.06) and Section 4A-101 of the Illinois Governmental Ethics Act (Ill. Rev. Stat. 1989 1989, ch. 127, par. 604A-101) and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1983 1989, ch. 91, par. 5-104) and Section 5 of "An-Act-codifying-the-powers-and-duties-of the Department of Mental Health and Developmental Disabilities" Act (Ill. Rev. Stat. 1983 1989, ch. 91, par. 100-5, as amended by P.A. 86-1324, effective September 6, 1990).

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11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any interested person may submit comments, data, views or argument regarding this proposed rulemaking before the expiration of the first 45-day notice period. Submissions must be in writing and directed to: Rules Administrator, Illinois Department of Mental Health and Developmental Disabilities, 402 Stratton Building, Springfield, IL 62765, telephone (217)785-3313.

12) Initial Regulatory Flexibility Analysis: This rulemaking does not impact small businesses.

The full text of the Proposed Amendments begins on the next page:

SOURCE: Effective February 1, 1977, corrected April 1, 1977; amended at 3 Ill. Reg. 50, p.277, effective December 3, 1979; amended at 4 Ill. Reg. 17, p. 205, effective April 15, 1980; codified at 5 Ill. Reg. 10716; amended at 8 Ill. Reg. 12265, effective July 1, 1984. Section 101.60 recodified to 44 Ill. Adm. Code 1250 at 8 Ill. Reg. 18490; amended at 15 Ill. Reg. _____, effective _____.

Section 101.20 Service recipients activity fund in Department facilities

In accord with Ill. Rev. Stat. Chapter 91 1/2 Part 100-20 of the Mental Health and Developmental Disabilities Code, Service Recipients Activity Funds have been established in Department facilities. The facility director shall be responsible for receipts and expenditures from such fund in accordance with the following provisions:

- a) Receipts to the Service Recipients Activity Fund shall include:
 - 1) Profit from the operation of commissary stores, including vending machines.
 - 2) Interest or dividend income on deposits in financial institutions or other investments of facility unrestricted cash funds, including gifts or donations of any kind not specifically designated for other purposes.
 - 3) Proceeds from the disposition of recipients' unclaimed personal property including monetary assets in accord with applicable law and Department rules.
- b) Expenditures from the Service Recipients Activity Fund shall be:
 - 1) For the pleasure, comfort, benefit and amusement of recipients of services.
 - 2) In accordance with the Illinois Purchasing Act, other related statutes and rules.

In accordance with Section 20 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91 1/2, par. 100-20, as amended by P.A. 86-1324, effective September 6, 1990), service recipients activity funds are established in Department facilities. The facility director shall be responsible for receipts and expenditures from these funds in accordance with the following provisions:

- a) Receipts to the fund shall include:

- 1) Profits from the operation of commissary stores, including vending machines;

- 2) Interest or dividend income derived from deposits in financial institutions or from investments of unrestricted cash funds in federal government securities or investments guaranteed or insured by the federal government for the principal amount of the investment. Unrestricted cash funds means those funds, gifts and donations as provided by Section 22 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91 1/2, par. 100-22, as amended by P.A. 86-1324, effective September 6, 1990), which are not restricted in their use for a specific purpose by the donor; and

- 3) Proceeds from the disposition of recipients' unclaimed personal property, including monetary assets in accordance with 59 Ill. Adm. Code 110.10 (Disposition of Unclaimed Personal Property).

- b) Expenditures from the fund shall be for the pleasure, comfort, benefit and amusement of recipients except that expenditures from the fund shall be made in accordance with Sections 1 through 13 of the Illinois Purchasing Act (Ill. Rev. Stat. 1989, ch. 127, pars. 132.1 through 132.13).

- c) Expenditures from the fund shall not be made for the comfort, pleasure, benefit and amusement of Department employees.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 101.30 Payments to the account of service recipients

a)

- 1) All payments made or tendered as and for the cost of care and treatment of service recipients presently or formerly treated in Department facilities shall be in the form of check, draft, or money order made payable to the Illinois Department of Mental Health and Developmental Disabilities.

- 2) Such payments shall be mailed to the Department of Mental Health and Developmental Disabilities, Department Treasurer, 401--William--6--Stratton--Building--Springfield--Illinois 62706.

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payments must be made to the Department Treasurer as indicated in subsection (b).

d) If cash payment is offered for services charges for recipients to a facility resource unit supervisor or Department attorney, the payer shall be instructed to obtain a money order, bank draft or check and forward the same as indicated in subsection (b). The facility resource unit supervisor may accept cash payments when the payer indicates that he or she cannot obtain an instrument of payment due to age, infirmity, or handicapping condition. Such cash payments shall be deposited in the trust fund account of the recipient for whom the payment was made, with the name of the payer entered in the trust fund records, if other than that of the recipient. The payer shall be given a receipt for cash received, a copy of which the facility shall retain. The payer shall be requested to submit future payments in accordance with subsection (b).

e) Department attorneys may receive checks, drafts, or money orders as, toward, or for a judgment entered by a court for transmittal to the Department Treasurer as indicated in subsection (b).

f) Department employees shall not accept payments made or offered to recipients' accounts for purposes or reasons other than those specified in this Section.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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b) The supervisor, facility resource unit, is authorized to accept payments for the cost of care and treatment of service recipients in the form specified above in Subsection a. Upon receipt of such payment by the facility resource unit supervisor, that person shall forward a reminder to the payer that any future payments should be made to the Department Treasurer as indicated in Subsection a.

c) Should cash payment be made or tendered as and for the cost of care and treatment of service recipients to a facility resource unit, Department attorney, or other authorized Department employee, the payer should be instructed to obtain a money order, bank draft or similar financial instrument and forward the same as indicated in Subsection a. Cash payments may be accepted by the resource unit supervisor in unique circumstances, where the payer cannot obtain an instrument of payment due to age, infirmity or other serious disability. Such cash payments shall be immediately deposited in the facility Trust Fund Account, to the account of the service recipient for whom the payment was made, with appropriate notation as to the payer, if other than the service recipient. The payer shall in all circumstances, be given a receipt for cash received, a copy of which receipt shall be retained by the facility. Payer will be requested to submit future payments in accord with Subsection a.

d) Department attorneys are authorized to receive checks, drafts, or money orders as, toward or for a judgment entered by a court for transmittal to the Department Treasurer as indicated in Subsection a.

e) Payments made or offered for purposes or reasons other than those specified in this Section may not be accepted by Department employees.

a) All payments made for the services charges for present or former Department recipients in accordance with 59 Ill. Adm. Code 106 (Services Charges) shall be in the form of check, draft or money order made payable to the Illinois Department of Mental Health and Developmental Disabilities.

b) Such payments shall be mailed to the Department of Mental Health and Developmental Disabilities, Department Treasurer, 100 North Ninth Street, Springfield, Illinois 62765.

c) The facility resource unit supervisor shall accept payments for services charges for recipients in the form specified in subsection (a). On receipt of such payment, the facility resource unit supervisor shall forward a reminder to the payer that any future

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

- 1) The Heading of the Part: Requirements for Permits and Permit Processing
- 2) Code Citation: 62 Ill. Adm. Code 1773
- 3) Section Number: 1773.19
Proposed Action: Amended
- 4) Statutory Authority: Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1201 et seq.); Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 7901.01 et seq.).

5) A complete description of the subjects and issues involved:

On August 29, 1990, the Illinois General Assembly amended Section 2.11(d) of the Surface Coal Mining Land Conservation and Reclamation Act, Ill. Rev. Stat. 1989, ch. 96 1/2, par. 7902.11(d), in order to make the issuance of coal mine permits in Illinois consistent with the counterpart provisions of Section 514(c) of the Surface Mining Control and Reclamation Act of 1977. 30 U.S.C. 1264(c). Specifically, the Illinois statute was amended to make permit issuance occur simultaneously with the Illinois Department of Mines and Minerals' approval of the permit application. Therefore, the Illinois Department of Mines and Minerals proposes to amend Part 1773 in response to this statutory change by deleting the thirty (30) day waiting period for permit issuance set forth in subsection (b)(2) of Section 1773.19.

- 6) Will this proposed rule replace an emergency rule currently in effect?
No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Do these proposed amendments contain incorporations by reference? No

- 9) Are there any other amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
1773.5	Amend	15 Ill. Reg. 1352
1773.11	Amend	15 Ill. Reg. 1352
1773.15	Amend	15 Ill. Reg. 1352
1773.17	Amend	15 Ill. Reg. 1352

- 10) Statement of Statewide Policy Objectives: The proposed amendment will have no impact on local units of government.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Written comments regarding this proposal should be sent to:

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John C. Henriksen, Legal Counsel
 Illinois Department of Mines and Minerals
 300 West Jefferson, Suite 300
 P.O. Box 10137
 Springfield, IL 62791-0137

Commenters must provide a name and address. Comments must be directed to a specific subsection and must be made on a separate sheet of 8 1/2 x 11 inch paper.

Comments may include data, views, arguments or any documents relevant to the proposals noted above in the Description of Subjects and Issues involved. All comments are due at the above address on or before 5:00 p.m. on Friday, April 26, 1991. Comments received thereafter will not be considered in this rulemaking.

The Department will hold a public hearing on the proposed rulemaking if a written request for such hearing is received at the above address on or before 5:00 p.m. on Monday, April 8, 1991.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: February 26, 1991.

- B) Types of small businesses affected: This rulemaking does not affect small businesses.

- C) Reporting, bookkeeping or other procedures required for compliance:
None

- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page.

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 62: MINING

CHAPTER I: DEPARTMENT OF MINES AND MINERALS

PART 1773

REQUIREMENTS FOR PERMITS AND PERMIT PROCESSING

Section

1773.1 Scope and Purpose

1773.5 Definitions

1773.11 Requirements to Obtain Permits

1773.12 Regulatory Coordination with Requirements under Other Laws

1773.13 Public Participation in Permit Processing

1773.14 Opportunity for Public Hearing

1773.15 Review of Permit Applications

1773.17 Permit Conditions

1773.19 Permit Issuance and Right of Renewal

1773.20 Improvidently Issued Permits: General Procedures

1773.21 Improvidently Issued Permits: Rescission Procedures

AUTHORITY: Implementing and authorized by the Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 7901.01 et seq.).

SOURCE: Adopted at 11 Ill. Reg. 8395, effective July 1, 1987; amended at 14 Ill. Reg. 11886, effective January 1, 1991; amended at ___ Ill. Reg. _____, effective _____.

Section 1773.19 Permit Issuance and Right of Renewal

a) Final permit decision.

1) The Department shall make its final decision to approve, deny or modify the permit application on the basis of:

- A) Complete applications for permits and revisions or renewals thereof;
- B) Public participation, as provided by Sections 1773.13 and 1773.14; and
- C) Compliance with all applicable provisions of 62 Ill. Adm. Code 1785.

2) The Department shall make its final permit decision within the following time limits:

- A) Within sixty (60) days of an informal conference held pursuant to Section 1773.13(c), unless a public hearing

DEPARTMENT OF MINES AND MINERALS

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has been requested pursuant to Section 1773.14;

B) Within sixty (60) days of a public hearing held pursuant to Section 1773.14; or

C) If no informal conference or public hearing is requested, within one hundred and twenty (120) days of filing of the application.

D) If final action on an application does not occur within the times prescribed in subsections (a)(2)(A), (B), or (C) above, whichever applies, the applicant may deem the application denied, and such denial shall constitute a final permit decision. The applicant may waive these time limits.

3) Notification.

The Department shall mail written notification of its final permit decision to the following persons and entities:

A) The applicant, each person who files comments or objections to the permit application, and each party to an informal conference or public hearing.

B) The local governmental officials in the local political subdivision in which the land to be affected is located within ten (10) days after the issuance of a permit, including a description of the location of the land.

C) The local OSMRE office.

b) The permit shall be deemed to be issued when:

- 1) The permit application, as originally submitted or as modified, is approved by the Department; and
- 2) No request for hearing on the permit approval pursuant to 62 Ill. Adm. Code 1775, is received by the Department within thirty (30) days after the permit applicant is mailed a copy of the final permit decision; and
- 3) Permit fees and reclamation bond, in the form and amounts set by 62 Ill. Adm. Code 1777.17 and 1800, have been received and accepted by the Department.

c) Permit term.

Each permit shall be issued for a fixed term of five (5) years or less, unless the requirements of 62 Ill. Adm. Code 1778.17 are met.

- d) Right of renewal.
- Permit application approval shall apply to those lands that are specifically designated as the permit area on the maps submitted with the application and for which the application is complete and accurate. Any valid permit issued in accordance with subsection (b) shall carry with it the right of successive renewal, within the approved boundaries of the existing permit, upon expiration of the term of the permit, in accordance with 62 Ill. Adm. Code 1774.15.
- e) Initiation of operations.
- 1) A permit shall terminate if the permittee has not begun the surface coal mining and reclamation operation covered by the permit within three (3) years of the issuance of the permit.
- 2) The Department shall grant a reasonable extension of time for commencement of these operations, upon receipt of a written statement showing that such an extension of time is necessary, if:
- A) Litigation precludes the commencement or threatens substantial economic loss to the permittee; or
- B) There are conditions beyond the control and without the fault or negligence of the permittee.
- 3) With respect to coal to be mined for use in a synthetic fuel facility or specified major electric generating facility, the permittee shall be deemed to have commenced surface mining operations at the time that the construction of the synthetic fuel or generating facility is initiated.
- 4) Extensions of time granted by the Department under this subsection (e) shall be specifically set forth in the permit, and notice of the extension shall be made public by the Department.

(Source: Amended at ___ Ill. Reg. ____, effective _____)

- 1) Heading of the Part:
Baccalaureate Assistance for Registered Nurses
- 2) Code Citation:
77 Ill. Adm. Code 595
- 3) Section Numbers:
595.10
595.100
595.110
595.200
595.300
595.310
595.320
Appendix A
Appendix B
- Proposed Action:
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment

- 4) Statutory Authority:
Baccalaureate Assistance Law for Registered Nurses
Ill. Rev. Stat. 1989, ch. 144, par. 1401 et seq.
- 5) A Complete Description of the Subjects and Issues Involved:
Authority--Amend statutory reference from 1985 to 1989.
Subpart A, Section 595.10--Amend statutory reference from 1985 to 1989. Amend to reflect the new name of the Illinois Department of Professional Regulation (formerly Registration and Education).
Subpart B, Sections 595.100 and 595.110--Amend statutory reference from 1985 to 1989.
Subpart C, Section 595.200--Amend statutory reference from 1985 to 1989.
Subpart D, Sections 595.300 and 595.320--Amend statutory reference from 1985 to 1989. Section 595.310--The Department would like to add an option of referring cases in default to either a collection agency or to the Attorney General's office.

Appendix A

1. Item 1)--Amend statutory reference from 1985 to 1989.
2. Items 2), 8), 9), 10), 11), 12), 13), 15) and 18)--Change word

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"agreement" to "Contract."

3. Item 7d)--Amend to reflect the name change of the former Department of Registration and Education to the Department of Professional Regulation.
4. Items 4) and 9)--Change word "recipient" to "Student."
5. Item 9)--Department legal counsel has recommended the word "legal" be deleted. In addition, add a statement which would allow the amount due to the Department to be collected by either a collection agency or the Attorney General's office if any provision of the Contract is breached.
6. Items 11), 12), 18) and 19)--All references to "may" are changed to "shall."
7. Item 17)--Amend by deleting the dates currently shown as the Contract period, replacing them with blank lines for insertion of appropriate time period. Change the word "is" to "are."
8. Item 20)--Add certification that Student is not in default on an educational loan.
9. Item 21)--Add certification that Student's social security number shown on the bottom of the Contract is the correct taxpayer Identification Number.
10. Delete the year in the effective date line.

Appendix B

1. Item 2c)--Amend line by adding the word "to" after "not."
2. Item 2)--Add a 4th option for students who want to voluntarily repay the loan funds received.
3. Item 5)--Amend to delete staff person's name.
4. Item 6)--Change "may" to "shall." In addition, add a statement which would allow the amount due to the Department to be collected by either a collection agency or the Attorney General's Office.
5. Item 7)--Department legal counsel has recommended the word "legal" be deleted.
6. Item 16)--Add certification that Student's social security number shown on the bottom of the Contract is the correct Taxpayer

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Identification Number.

7. Delete the year in the effective date line.

8. Lower case "Contractor" since it is not necessary for it to be capped.

- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes No X

- 7) Does this Rulemaking contain an Automatic Repeal Date? Yes No X

If "yes," please specify the date:

- 8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes No X

If "yes," please specify type: 6.02(a) or 6.02(b)

- 9) Are there any other Proposed Amendments Pending on this Part?

Yes No X

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
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- 10) Statement of Statewide Policy Objectives:

This rulemaking should not expand, contract or create a state mandate.

- 11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at

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the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

February 26, 1991

B) Type of Small Businesses Affected:

None

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Application forms and contracts

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER 9: GRANTS TO DENTAL AND MEDICAL STUDENTS

PART 595

BACCALAUREATE ASSISTANCE FOR REGISTERED NURSES

SUBPART A: INTRODUCTION

Section
595.10

Definitions

SUBPART B: ELIGIBILITY AND APPLICATION

Section
595.100
595.110

Eligibility
Application

SUBPART C: AWARD OF LOANS

Section
595.200
595.210

Criteria for Award of Loans
Determination of Financial Need

SUBPART D: TERMS OF PERFORMANCE

Section
595.300
595.310
595.320

Contract
Repayment of Loan
Forgiveness of Loan

Appendix A Illinois Baccalaureate Nursing Assistance Program Contract
Appendix B Illinois Baccalaureate Nursing Assistance Program Contract for Repayment

AUTHORITY: Implementing and authorized by the Baccalaureate Assistance Law for Registered Nurses (Ill. Rev. Stat. 1989⁵, ch. 144, pars. 1401 et seq.).

SOURCE: Emergency rules adopted at 8 Ill. Reg. 12689, effective June 28, 1984, for a maximum of 150 days, modified in response to objections of the Joint Committee on Administrative Rules at 8 Ill. Reg. 17939, effective September 14, 1984, for a period not to exceed the 150 day maximum effective period of the emergency rules; adopted at 8 Ill. Reg. 22874, effective November 13, 1984; amended at 12 Ill. Reg. 3757, effective February 1, 1988; amended at 15 Ill. Reg. _____, effective _____.

SUBPART A: INTRODUCTION

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Section 595.10 Definitions

"ACADEMIC YEAR" MEANS THE PERIOD OF TIME FROM SEPTEMBER 1 OF ONE YEAR THROUGH AUGUST 31 OF THE NEXT YEAR (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"APPROVED INSTITUTION" MEANS A COLLEGE OR UNIVERSITY LOCATED IN THIS STATE WHICH HAS NATIONAL LEAGUE FOR NURSING ACCREDITATION FOR THE BACCALAUREATE DEGREE PROGRAM IN NURSING (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"BOARD" MEANS THE BOARD OF HIGHER EDUCATION CREATED BY "AN ACT CREATING A BOARD OF HIGHER EDUCATION, DEFINING ITS POWERS AND DUTIES, MAKING AN APPROPRIATION THEREFOR, AND REPEALING AN ACT THEREIN NAMED", APPROVED AUGUST 22, 1961, AS NOW OR HEREAFTER AMENDED (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"DEPARTMENT" MEANS THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"DIRECTOR" MEANS THE DIRECTOR OF THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"ENROLLMENT" MEANS THE ESTABLISHMENT AND MAINTENANCE OF AN INDIVIDUAL'S STATUS AS A STUDENT IN AN APPROVED INSTITUTION, REGARDLESS OF THE TERMS USED AT THE INSTITUTION TO DESCRIBE SUCH STATUS (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"Fees" means those mandatory charges, in addition to tuition, that all enrolled students must pay, including required course or lab fees.

"Full time student" means a student who is enrolled for at least 12 credit hours in a school term.

"Part time student" means a student who is enrolled for at least 4 and less than 12 credit hours in a school term.

"Permanent legal residence" means the applicant's permanent home address.

"Professional nursing practice" means any type of nursing practice that is included in the definition of the practice of registered professional nursing in the current Illinois Nursing Act (Ill. Rev. Stat. 1989⁵, ch. 111, par. 3501 et seq. 3406, as amended).

"Qualifies for admission" means that a student has completed the

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requirements for entry into the baccalaureate nursing program at the approved institution, as documented by the institution.

"REGIONS" MEANS THE OFFICIAL AND UNIFORM STATE PLANNING AND ADMINISTRATIVE REGIONS ESTABLISHED BY THE GOVERNOR BY EXECUTIVE ORDER NO. 71-7, (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"REGISTERED NURSE" OR "PROFESSIONAL NURSE" MEANS HOLDING A VALID EXISTING LICENSE IN GOOD STANDING AS A REGISTERED PROFESSIONAL NURSE ISSUED BY THE DEPARTMENT OF PROFESSIONAL REGULATION REGISTRATION-AND-EDUCATION UNDER THE ILLINOIS NURSING ACT OF 1987 (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1403).

"School term" means an academic term, such as a semester, quarter, or trimester, as defined by the approved institutions.

"Student in good standing" shall mean a student maintaining at least a "C" average.

"Substantially Full-time Academic Work" means enrollment for 12 or more credit hours per term.

"Substantially Full Working Time" means at least 24 hours per week for those persons working weekend shifts, or 35 hours per week for those working weekday shifts.

"Substantially Half-time Academic Work" means enrollment for less than 12, but at least 4, credit hours per term.

"Substantially Half Working Time" means 17.5 hours or more per week.

"Tuition" means the established charges of an institution of higher learning for instruction at that institution.

"Total and permanent disability" means a physical or mental impairment, disease, or loss which is of a permanent nature and which substantially impairs the ability of an individual to engage in the practice of professional nursing or to engage in graduate post-baccalaureate studies in nursing as evidenced by a written statement from the individual's attending physician.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART B: ELIGIBILITY AND APPLICATION

Section 595.10 Eligibility

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according to the formula in Section 595.210, indicates a level of financial need that is greater than zero (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1405).

- c) Information requested on the application form other than the information listed in Section 595.110(a) will be used statistical and program evaluation purposes only, and shall not be used as criteria for determination of loan awards. Decisions regarding award of loans will be based upon the provision of information specified in Section 595.110 (a) and the criteria in Sections 595.100 and 595.200 of this Part.
- d) Applicants must sign the application form providing for a release of information for the Department to verify any and all statements in the application as necessary.
- e) Incomplete applications and those received after application deadlines will not be considered for loan awards.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART C: AWARD OF LOANS

Section 595.200 Criteria for Award of Loans

- a) Loans for tuition and loans for expenses will be awarded by the Department through approved institutions. Loans will be awarded to eligible students who agree to the provisions of the contract, selected based on fulfilling the eligibility requirements as outlined in Section 595.100 of this Part. THE DEPARTMENT SHALL ALLOCATE THE LOANS BY REGION ACCORDING TO THE REGION'S PROPORTIONATE SHARE OF THE TOTAL NUMBER OF REGISTERED NURSES IN THAT REGION AS LAST CERTIFIED BY THE DEPARTMENT OF REGISTRATION AND EDUCATION. ANY LOAN NOT USED IN ONE REGION MAY BE ALLOCATED TO ANOTHER REGION. (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1406). Any available funding shall be reallocated evenly among all regions in the insufficient funds necessary to fulfill all applications. When the number of eligible applicants exceeds the amount of loan funds to be awarded, all applications shall be ranked according to the following criteria:
 - 1) receipt of loan funds in the previous academic year; and
 - 2) least number of hours remaining to complete the Bachelor's of Science in Nursing (BSN) degree.
- b) Loan awards shall be made for a maximum of \$2,000 for tuition and fees per year for the part-time recipient. The part-time

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To be eligible to receive a loan under this program, an applicant must meet the eligibility criteria outlined in Section 5 of the Baccalaureate Assistance Law for Registered Nurses (Ill. Rev. Stat. 1989⁵, ch. 144, par. 1405) which states that an applicant must:

- a) BE A REGISTERED NURSE
- b) HAVE HAD ONE YEAR OF PERMANENT LEGAL RESIDENCE IN ILLINOIS
- c) BE ENROLLED IN A BACCALAUREATE DEGREE PROGRAM IN PROFESSIONAL NURSING IN AN APPROVED INSTITUTION OR PRESENT WRITTEN ASSURANCE FROM AN APPROVED INSTITUTION OF BEING QUALIFIED FOR ADMISSION TO THE BACCALAUREATE PROGRAM IN PROFESSIONAL NURSING.
- d) HAVE FINANCIAL RESOURCES SUCH THAT IN THE ABSENCE OF SCHOLARSHIP AID, APPLICANT WILL BE DETERRED BY FINANCIAL CONSIDERATIONS FROM COMPLETING THE BACCALAUREATE PROGRAM IN PROFESSIONAL NURSING AT AN APPROVED INSTITUTION.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 595.110 Application

- a) Application forms are prescribed by the Department and available at financial aid offices and departments of nursing in approved schools, as well as directly from the Department. Applications submitted must include:
 - 1) proof of one year of permanent legal residence, documented by submitting a copy of a federal or state income tax return filed the year prior to application, OR a copy of a utility bill from one year prior to the application with the address indicated, OR a copy of a current Illinois driver's license or an identification card issued by the Secretary of State
 - 2) proof of applicant's enrollment in or qualification for admission to an approved baccalaureate nursing program, documented by academic advisor's signature on a form included in the application packet
 - 3) a copy of applicant's current registered nurse license
 - 4) information about other sources of financial aid, including tuition reimbursement from employer(s).
- b) An applicant will be deemed to be "DETERRED BY FINANCIAL CONSIDERATIONS FROM COMPLETING THE BACCALAUREATE PROGRAM IN PROFESSIONAL NURSING" if analysis of his/her financial data,

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recipient shall not receive loan funds exceeding the aggregate of \$4,000 for the total time recipient may take to complete the degree.

- c) Recipients enrolled on a full-time basis (12 hours or more) receive a living expense stipend of up to \$2,500 per year in addition to the tuition and fees award. The full-time recipient may receive a loan for no more than 2 years.
- d) The amount of the loan funds paid to an approved institution on behalf of the recipient is based on the payment request form submitted each school term by the financial aid office at the institution. The recipient's tuition/fee amount less any other federal or state gift assistance is entered on the form as well as the number of hours of enrollment. Tuition/fee amounts are paid according to these figures up to the annual maximum and if enrollment of 12 hours or more is reported a living expense stipend is paid according to the following definitions:

- 1) two (2) semesters are equivalent to an academic year and each semester of full-time enrollment warrants a stipend of \$1,250.
- 2) three (3) quarters or trimesters are equivalent to an academic year and each quarter/trimester warrants a stipend of \$833.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART D: TERMS OF PERFORMANCE

Section 595.300 Contract

- a) Each loan recipient shall enter into a binding contract with the State of Illinois agreeing to the provisions of the Act and this Part.
- b) THE DEPARTMENT shall REQUIRE A LOAN RECIPIENT TO REIMBURSE THE STATE FOR EXPENSES, INCLUDING BUT NOT LIMITED TO ATTORNEY'S FEES, INCURRED BY THE DEPARTMENT OR OTHER AGENT OF THE STATE FOR A SUCCESSFUL LEGAL ACTION AGAINST THE RECIPIENT FOR A BREACH OF ANY PROVISION OF THE CONTRACT; (111. Rev. Stat. 1989⁵, ch. 144, par. 1404).

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 595.310 Repayment of Loan

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- a) Recipients who fail to complete their degree due to academic failure or voluntary actions on their part must repay the loan to the State of Illinois beginning one year after termination of studies. Recipients who obtain a BSN but fail to meet the forgiveness requirement as stated in Section 595.320 of this part, must also repay the loan beginning at the end of the first academic year following the completion of the BSN degree.
- b) Recipients subject to repayment shall enter into a repayment contract with the Department as soon as the status for payback has been established. This contract shall specify the amount due to be repaid, the schedule for repayment, and all other terms of the repayment.
- c) In the event a loan recipient fails to pay monies owed to the Department, the Department shall refer the matter to the Attorney General or to a collection agency.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 595.320 Forgiveness of Loan

- a) A loan to a recipient shall be excused and deemed satisfied pursuant to the requirements of Section 8 of the Act as follows:
- 1) If a loan is provided for full-time academic work the loan is excused when the recipient has documented:

Aa) SUBSTANTIALLY FULL-TIME PROFESSIONAL NURSING PRACTICE OR FULL-TIME POST-BACCALAUREATE STUDIES IN NURSING AT AN APPROVED INSTITUTION IN ILLINOIS FOR A NUMBER OF YEARS EQUAL TO THE NUMBER OF YEARS LOAN FUNDS WERE RECEIVED OR (111. Rev. Stat. 1989⁵, ch. 144, par. 1408)

Bb) SUBSTANTIALLY HALF-TIME PROFESSIONAL NURSING PRACTICE OR HALF-TIME POST-BACCALAUREATE STUDIES IN NURSING AT AN APPROVED INSTITUTION IN ILLINOIS FOR TWICE THE NUMBER OF YEARS AS THE NUMBER OF YEARS LOAN FUNDS WERE RECEIVED. (111. Rev. Stat. 1989⁵, ch. 144, par. 1408)

- 2) If a loan is provided for part-time academic work the loan is excused when the recipient has documented:

Aa) SUBSTANTIALLY FULL-TIME PROFESSIONAL NURSING PRACTICE OR FULL-TIME POST-BACCALAUREATE STUDIES IN NURSING AT AN APPROVED INSTITUTION IN ILLINOIS FOR ONE-HALF (1/2)

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THE NUMBER OF YEARS AS THE NUMBER OF YEARS LOAN FUNDS WERE RECEIVED OR (111. Rev. Stat. 19895, ch. 144, par. 1408)

Bb) SUBSTANTIALLY HALF-TIME PROFESSIONAL NURSING PRACTICE OR HALF-TIME POST BACCALAUREATE STUDIES IN NURSING AT AN APPROVED INSTITUTION IN ILLINOIS FOR A NUMBER OF YEARS EQUAL TO THE NUMBER OF YEARS LOAN FUNDS WERE RECEIVED. (111. Rev. Stat. 19895, ch. 144 par. 1408)

b) Forms to document the above are sent to the recipient by the Department at the appropriate time according to the date of completion of the BSN degree. When the loan is determined to be satisfied, the recipient is officially notified and the record is closed.

c) If a recipient dies or suffers total and permanent disability either while pursuing the degree, or after completing degree is the recipient is engaged in activity as described in this section up to the onset of the fatal illness or such disability, the loan or any balance due on it shall be excused and deemed satisfied.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Appendix A Illinois Baccalaureate Nursing Assistance Program Contract
The Illinois Department of Public Health (Department) and (Student) hereby agrees as follows:

1) Department shall pay the sum of \$2,000 or an amount equal to the amount of tuition and fees, whichever is less if said Student is enrolled for at least four semester hours or the equivalent in a school term; and in addition, if said Student is enrolled for at least 12 semester hours or the equivalent in school term, Department will pay up to \$2,500 for living expenses to

(Name of School)

on behalf of Student pursuant to the Baccalaureate Assistance Law for Registered Nurses, Illinois Revised Statutes 19895, Ch. 144, Par. 1403-1406, and 1408 as amended, which is made a part hereof and fully incorporated herein.

2) All funds paid to Student through the above named organization by Department pursuant to this Contract agreement constitute a loan of money which shall be repaid to Department by Student, unless Student is excused from repayment by Department pursuant to the terms of this Contract agreement.

3) Following the award of a baccalaureate degree in nursing to Student, the loans to Student shall be excused and deemed satisfied: a) for an applicant who has received a loan for substantially full-time academic work, after the applicant has engaged for an equal number of academic years as the number of academic years for which the loan was received, for substantially full working time, in Illinois, in either professional nursing practice or the pursuit of full-time graduate post-baccalaureate studies in nursing in an approved institution, or both, or has engaged for twice the number of academic years for which the loan was received, for substantially half working time, in Illinois, in either professional nursing practice or in the pursuit of substantially half-time graduate post-baccalaureate studies in nursing in an approved institution, or both; or b) for an applicant who has received a loan for substantially half-time academic work, after applicant has engaged for half the number of academic years for which the loan was received, for substantially full working time, in Illinois, in either professional nursing practice or the pursuit of full-time graduate post-baccalaureate studies in nursing in an approved institution, or both, or has engaged in an equal number of academic years as the number of years for which the loan was received, for substantially half working time, in Illinois, in either professional nursing practice or in the pursuit of substantially half-time graduate post-baccalaureate studies in nursing in an

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Appendix A (cont.)

approved institution, or both.

- 4) Except for an academic year in which student becomes entitled to the aforementioned waiver of loan and interest, all loans to a Student shall be payable in six (6) equal annual installments beginning at the first (a) at the end of the first academic year following Student's successful completion of studies for a baccalaureate in nursing of (b) one year after termination of Student's baccalaureate nursing studies if Student terminates such studies, with seven (7) percent interest per annum on the entire principal, beginning with the first period of which any part of the loan is repayable and payable annually.
- 5) If Student dies or suffers total and permanent disability either while pursuing studies under this Act or, after Student's completion of baccalaureate degree, while engaging in Illinois in either a one-year or a two-year program as described in #3, up to the onset of fatal illness or such disability, the loan or any balance due on it shall be excused and deemed satisfied.
- 6) Student shall report or cause the recipient School to report, any federal or state assistance awarded to said Student as well as any tuition reimbursement awarded by employer to assist pursuit of a baccalaureate degree in nursing for the academic year in which the loan is to be received.
- * 7) Student shall notify Department of the following in writing within seven (7) days:
 - a) change in major course of study
 - b) change in address
 - c) illness or disability affecting obligations of this agreement
 - d) action by or notice of potential action by Department of Professional Regulation Registration-and-Education regarding Student's nursing license.
- * 8) Notwithstanding any other provision of this Contract agreement, Student shall repay in full all funds received by Student pursuant to this Contract agreement in the event of breach of any provision of this Contract agreement by Student within sixty (60) days of written demand of Department.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Appendix A (cont.)

- 9) Department shall require Student to reimburse the State of Illinois for expenses, including but not limited to attorney's fees, incurred by Department or to other agent of the State for a successful legal action against the Student ~~represent~~ for a breach of any provision of the loan Contract agreement. Student understands and agrees that the Department shall refer amount due to the Attorney General or to a collection agency.
- 10) This Contract ~~the agreement~~ shall be governed in all respects by ~~the laws of the State of Illinois.~~
- 11) This Contract shall ~~agreement~~ may not be amended without prior written approval of both Department and Student.
- 12) This Contract shall ~~agreement~~ may not be sold, assigned, or transferred in any manner.
- 13) Department and Student understand and agree that this Contract agreement constitutes the total agreement between them and that no promises, terms, or conditions not recited herein or incorporated herein, or referenced herein shall be binding upon either Department or Student.
- 14) Student hereby certifies that Student has not been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois, nor has Student made an admission of guilt of such conduct which is a matter of record.
- 15) In the event the Baccalaureate Assistance Law for Registered Nurses is amended while this Contract agreement is in effect, this Contract agreement shall be amended automatically to incorporate such amendments to such Law; provided, however that obligations of Student shall not be increased.
- 16) Obligations of Department will cease immediately without penalty of further payment being required if the Illinois General Assembly fails to appropriate or otherwise make available sufficient funds for this Contract.
- 17) The terms of this Contract are ~~is~~ for the period ~~August-15,-1987 through June-30,-1988.~~ It is further understood between the parties hereto that this Contract is subject to appropriations to Department, in subsequent years, for the purpose herein described.
- 18) Student agrees Department shall may verify compliance with and

performance pursuant to any and all provisions of this Contract agreement and grants permission to any and all persons and institutions to release all information requested by Department.

* 19) Student understands that, according to the Baccalaureate Assistance Law for Registered Nurses, as a full-time loan recipient loan awards shall may be made for a maximum of two years, and as a part-time loan recipient loan awards shall may not exceed the aggregate of \$4,000.

20) Student certifies he/she is not in default on an educational loan as provided in Public Act 85-827.

21) Under penalties of perjury, Student certifies that the social security number shown below is the correct Federal Taxpayer Identification Number.

Effective this _____ day of _____, 1987.

Student _____ Director of Public Health _____

Social Security Number _____

*AGENCY NOTE: The provisions of this standard grant contract which are marked with an asterisk are subject to negotiation and amendment upon mutual agreement of the parties.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

The Illinois Department of Public Health (the Department) (the Contractor) hereby agree as follows:

- 1) Item 4 of Contract (Student Contract Number) , signed by the Department and the Contractor on _____ (Date) requires that a Student who does not become entitled to a waiver of the loan(s) received, shall repay the loan with 7% interest per annum on the entire principal in six equal annual installments. A copy of Contract _____ is attached and shall become a part of this Contract.
- 2) The contractor has elected to repay all funds in lieu of obtaining a waiver of the loan amount because: (Circle One)
 - a) Contractor has not completed BSN degree and is no longer pursuing it through appropriate enrollment in a baccalaureate nursing program; OR
 - b) Contractor has moved out of the State of Illinois and is therefore unable to obtain a waiver through documentation of employment as a professional nurse or enrollment in a master's degree in a nursing program in Illinois; OR
 - c) Contractor has elected not to be employed as a professional nurse in Illinois and elected not to enroll in a master's degree in nursing program in Illinois; OR
 - d) Contractor has voluntarily agreed to repay loan funds.
- 3) The Contractor received loan funds totalling \$ _____ in academic year(s) _____. Payments were made to _____ (Name of Institution) on behalf of the Contractor.
- 4) Contractor is due to make first payment of _____, on _____ and continue with payments due as follows:

Payment #2 in the amount of \$ _____	due on _____
Payment #3 in the amount of \$ _____	due on _____
Payment #4 in the amount of \$ _____	due on _____
Payment #5 in the amount of \$ _____	due on _____
Payment #6 in the amount of \$ _____	due on _____

Appendix B (cont.)

- * 5) Repayment checks are to be made payable to "Illinois Department of Public Health" and mailed to Illinois Department of Public Health, Division of Financial Services, 535 West Jefferson Street, Springfield, Illinois 62761, attention-Juanita-Legsdon. Payments are to be postmarked on or before the first day of the month in which the payment is due.
- * 6) Non-payment of a scheduled payment means the Department shall refer amount due to the Attorney General or to a collection agency ~~may file suit to collect all sums and future sums due and owing under this Contract.~~
- 7) The Department shall require the Contractor to reimburse the State for expenses, including but not limited to attorney's fees, incurred by the Department or other agent of the State for a successful legal action against the Contractor for a breach of this Contract.
- * 8) Contractor shall inform the Department, in writing, within 14 days of any change of address or any disability affecting obligations of this Contract.
- 9) This Contract shall be governed in all respects by the laws of the State of Illinois.
- 10) This Contract shall may not be amended without prior written approval of both Department and Contractor.
- 11) This Contract shall may not be sold, assigned or transferred in any manner.
- 12) The Department and Contractor understand and agree that this Contract constitutes the total agreement between them and that no promises, terms or conditions not recited, incorporated, or referenced herein shall be binding upon either Department or Contractor.
- 13) In the event the Baccalaureate Assistance Law for Registered Nurses is amended while this Contract is in effect, this Contract shall be amended automatically to incorporate ~~incorporate~~ such amendments to such Law. However, obligations of Contractor shall not be increased.
- 14) In the event any portion of this Contract is held invalid by any court of competent jurisdiction, the remaining terms and conditions shall remain in full force and effect.
- 15) This Contract shall remain in full force and effect until Contractor has repaid all funds to the Department pursuant to the terms of this

Appendix B (cont.)

Contract.

- 16) Under penalties of perjury, Contractor certifies that the social security number shown below is the correct Federal Taxpayer Identification Number.

Effective this _____ day of _____, 1987.

Contractor ~~Contractor~~ _____ Director of Public Health

Social Security Number _____

*AGENCY NOTE: The provisions of this standard contract which are marked with an asterisk are subject to negotiation and amendment upon mutual agreement of the parties.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

1) Heading of the Part:

The Illinois Formulary for the Drug Product Selection Program

2) Code Citation: 77 Ill. Adm. Code 790

3) Section Numbers:

[illegible]

Proposed Action:

[illegible]

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

790.6300	Amendment
790.6505	New Section
790.6875	Amendment
790.6960	Amendment
790.7120	Amendment
790.7221	New Section
790.7245	Amendment
790.7278	Amendment
790.7280	Amendment
790.7740	Amendment
790.7820	Amendment
790.8015	Amendment
790.8020	Amendment
790.8290	Amendment
790.8500	Amendment
790.8580	Amendment
790.8620	Amendment
790.9056	Amendment
790.9220	Amendment
790.9420	Amendment
790.9460	Amendment
790.9500	Amendment
790.9580	Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (111. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (111. Rev. Stat. 1989, ch. 111, par. 4145).

5) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Eleventh Edition, Third Supplement of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes.
- 7) Does this Rulemaking Contain an Automatic Repeal Date? No.
- 8) Does this Rulemaking Contain Any Incorporations By Reference? No.
- 9) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.1127	Amendment	14 Ill. Reg. 18457
790.1131	Amendment	14 Ill. Reg. 18457
790.1390	New Section	14 Ill. Reg. 18457
790.1423	Amendment	14 Ill. Reg. 18457
790.1685	Amendment	14 Ill. Reg. 18457
790.1950	Amendment	14 Ill. Reg. 18457
790.1960	Amendment	14 Ill. Reg. 18457
790.2155	Amendment	14 Ill. Reg. 18457
790.2465	Amendment	14 Ill. Reg. 18457
790.2617	Amendment	14 Ill. Reg. 18457
790.2618	Amendment	14 Ill. Reg. 18457
790.2645	New Section	14 Ill. Reg. 18457
790.2655	Repealer	14 Ill. Reg. 18457
790.2660	Amendment	14 Ill. Reg. 18457
790.2662	Amendment	14 Ill. Reg. 18457
790.3027	Amendment	14 Ill. Reg. 18457
790.3220	Amendment	14 Ill. Reg. 18457
790.3335	Amendment	14 Ill. Reg. 18457
790.3350	Amendment	14 Ill. Reg. 18457
790.3914	New Section	14 Ill. Reg. 18457
790.4384	Amendment	14 Ill. Reg. 18457
790.4720	Amendment	14 Ill. Reg. 18457
790.4725	Amendment	14 Ill. Reg. 18457
790.4728	Amendment	14 Ill. Reg. 18457
790.5030	New Section	14 Ill. Reg. 18457
790.5300	Amendment	14 Ill. Reg. 18457
790.5320	Amendment	14 Ill. Reg. 18457
790.6430	New Section	14 Ill. Reg. 18457
790.7160	Amendment	14 Ill. Reg. 18457
790.7280	Amendment	14 Ill. Reg. 18457
790.8015	Amendment	14 Ill. Reg. 18457
790.9048	Amendment	14 Ill. Reg. 18457

There is still an emergency in effect on Sections 790.2618, 790.7280 and 790.8015 which are not affected by this set of emergency amendments. The emergency amendments appear at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 10) Statement of Statewide Policy Objectives:

This proposed rulemaking neither creates nor expands a State mandate.

- 11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

March 8, 1991

- B) Type of Small Businesses Affected:

Outpatient pharmacies

- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

As has always been the case with any instance of drug product selection, these proposed amendments would require appropriate documentation of generically interchanged prescriptions on the pharmacy prescription record.

- D) Types of Professional Skills Necessary for Compliance:

Participants in the Drug Product Selection Program would need professional skills such as:

- an understanding of Illinois drug statutes, including the Illinois Food, Drug and Cosmetic Act and the Pharmacy Practice Act, and;

- an in-depth understanding of the issues concerning the bioequivalency of drug products, and;
- a license to practice pharmacy in the State of Illinois.

The Proposed Amendments are identical to the text of the Emergency Amendments which appear on page 3537 of this issue of the Illinois Register.

1) Heading of the Part:

The Vital Records Act

2) Code Citation:

77 Ill. Adm. Code 500

3) Section Numbers:

500.20
500.70

Proposed Action:

Amendment
New Section

4) Statutory Authority:

The Vital Records Act
Ill. Rev. Stat. 1989, ch. 111 1/2, par. 73-1 et seq.

5) A Complete Description of the Subjects and Issues Involved:

This rulemaking prohibits hospital personnel responsible for the preparation of the Certificate of Live Birth from requesting any information or consent from the birth mother or from presenting the worksheet or the original certificate to the birth parents in the presence of anyone other than hospital personnel directly involved in the patient's care. The rulemaking also requires hospitals to obtain the father's signature on the birth certificate in a manner that will not allow the father to view the data contained in the section of the certificate entitled "Information for Medical and Health Use Only", unless the hospital has obtained the mother's written informed consent allowing the father access to such information. In addition, the rulemaking requires hospitals to maintain the birth certificate in a confidential and secure manner, and specifies the Department's procedures concerning the release of information from the birth certificate to private researchers.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes X No

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X

If "yes," please specify the date:

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes No X

If "yes," please specify type: 6.02(a) or 6.02(b)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

9) Are there any other Proposed Amendments Pending on this Part?

Yes X No

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
500.10	Amendments	14 Ill. Reg. 17452
500.15	New Section	14 Ill. Reg. 17452
500.20	Amendments	14 Ill. Reg. 17452
500.30	Amendments	14 Ill. Reg. 17452
500.40	Amendments	14 Ill. Reg. 17452
500.45	New Section	14 Ill. Reg. 17452
500.50	Amendments	14 Ill. Reg. 17452
500.60	Amendments	14 Ill. Reg. 17452
500.70	New Section	14 Ill. Reg. 17452
500.80	New Section	14 Ill. Reg. 17452
500.90	New Section	14 Ill. Reg. 17452
APPENDIX A		
ILLUSTRATION A	New Section	14 Ill. Reg. 17452
ILLUSTRATION B	New Section	14 Ill. Reg. 17452
ILLUSTRATION C	New Section	14 Ill. Reg. 17452
ILLUSTRATION D	New Section	14 Ill. Reg. 17452
ILLUSTRATION E	New Section	14 Ill. Reg. 17452
ILLUSTRATION F	New Section	14 Ill. Reg. 17452
APPENDIX B		
ILLUSTRATION A	New Section	14 Ill. Reg. 17452
ILLUSTRATION B	New Section	14 Ill. Reg. 17452
ILLUSTRATION C	New Section	14 Ill. Reg. 17452
ILLUSTRATION D	New Section	14 Ill. Reg. 17452
ILLUSTRATION E	New Section	14 Ill. Reg. 17452
ILLUSTRATION F	New Section	14 Ill. Reg. 17452
ILLUSTRATION G	New Section	14 Ill. Reg. 17452
APPENDIX C		
APPENDIX D		
APPENDIX E		
ILLUSTRATION A	New Section	14 Ill. Reg. 17452
ILLUSTRATION B	New Section	14 Ill. Reg. 17452
ILLUSTRATION C	New Section	14 Ill. Reg. 17452
ILLUSTRATION D	New Section	14 Ill. Reg. 17452
ILLUSTRATION E	New Section	14 Ill. Reg. 17452
ILLUSTRATION F	New Section	14 Ill. Reg. 17452
ILLUSTRATION G	New Section	14 Ill. Reg. 17452
ILLUSTRATION H	New Section	14 Ill. Reg. 17452
ILLUSTRATION I	New Section	14 Ill. Reg. 17452
ILLUSTRATION J	New Section	14 Ill. Reg. 17452

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

APPENDIX F	New Section	14 Ill. Reg. 17452
ILLUSTRATION A	New Section	14 Ill. Reg. 17452
ILLUSTRATION B	New Section	14 Ill. Reg. 17452
ILLUSTRATION C	New Section	14 Ill. Reg. 17452
ILLUSTRATION D	New Section	14 Ill. Reg. 17452
ILLUSTRATION E	New Section	14 Ill. Reg. 17452
ILLUSTRATION F	New Section	14 Ill. Reg. 17452
APPENDIX G	New Section	14 Ill. Reg. 17452
ILLUSTRATION A	New Section	14 Ill. Reg. 17452
ILLUSTRATION B	New Section	14 Ill. Reg. 17452
ILLUSTRATION C	New Section	14 Ill. Reg. 17452
ILLUSTRATION D	New Section	14 Ill. Reg. 17452
ILLUSTRATION E	New Section	14 Ill. Reg. 17452
APPENDIX H	New Section	14 Ill. Reg. 17452
ILLUSTRATION A	New Section	14 Ill. Reg. 17452
ILLUSTRATION B	New Section	14 Ill. Reg. 17452
ILLUSTRATION C	New Section	14 Ill. Reg. 17452
ILLUSTRATION D	New Section	14 Ill. Reg. 17452
ILLUSTRATION E	New Section	14 Ill. Reg. 17452
APPENDIX I	New Section	14 Ill. Reg. 17452

10) Statement of Statewide Policy Objectives:

This rulemaking will not create or expand a State mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

February 22, 1991.

B) Type of Small Businesses Affected:

hospitals

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Birth record preparation

D) Types of Professional Skills Necessary for Compliance:

no particular professional skills are necessary.

The text of the Proposed Amendments is identical to the text of the emergency amendments which appear on page 3593 of this issue of the Illinois Register.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT

1) Heading of Part: Rules Establishing Horizontal and Vertical Clearances For Bridges Over the Fox River Between Algonquin and the Illinois - Wisconsin State Line

2) Code Citation: 92 Ill. Adm. Code 720

3) Section Numbers: Proposed Action:

720.10

Amend

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 19, par. 52 et seq.

5) A complete description of the subjects and issues involved:

By this rulemaking, the Department is proposing to limit the extent of applicability of this Part. The existing rule applies to all bridges over the Fox River between Algonquin and the Illinois - Wisconsin State line. Since the Department is planning to replace the existing route 173 bridge, compliance with the vertical clearance required by the current rule would require a 7.3 foot raise costing the Department an estimated six and a half million dollars over and above the cost of replacing the bridge at the existing grade.

In addition, raising the bridge to accommodate the required vertical clearance would cause the disturbance of wetlands and would require construction easements on adjacent property owned by the Department of Conservation. Moreover, one local business would be impacted by a reduction in existing parking areas, and several driveways would have to be raised to meet the new grade.

The vertical clearance provided by the proposed replacement bridge (7.7 feet) is adequate at the route 173 bridge location because it is above the Chain-of-Lakes and only 1.2 miles from the State line. Also, this location is not attractive to large craft because the water is shallow, the river meanders and the Wilmot Dam is just north of the structure.

The Department is deleting Section 720.10(b) because there is no reason for this verbiage.

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENT

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This Part will not affect units of local government unless a unit of local government proposes a bridge replacement.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:
Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Mr. David R. Boyce, P.E.
Chief, Floodplain Management Section
Department of Transportation
Division of Water Resources
3215 Executive Park Drive, Room 404
Springfield, Illinois 62703-3215
(217) 782-3862

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

- 12) Initial Regulatory Flexibility Analysis: Rules do not affect small businesses.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER I: WATER RESOURCES

PART 720

RULES ESTABLISHING HORIZONTAL AND VERTICAL
CLEARANCES FOR BRIDGES OVER THE FOX RIVER
~~BETWEEN ALGONQUIN AND THE~~
~~ILLINOIS-WISCONSIN STATE LINE~~

Section
720.10 Authority and Clearances

AUTHORITY: Implementing and authorized by An Act in relation to the regulation of the rivers, lakes and streams of the State of Illinois (Ill. Rev. Stat. 19849, ch. 19, pars. 52 et seq.).

SOURCE: Filed March 4, 1958; codified at 6 Ill. Reg. 14689; amended at 15 Ill. Reg. _____, effective _____.

Section 720.10 Authority and Clearances

- a) The Department of Public Works and Buildings Transportation of the State of Illinois, acting under authority conferred upon said Department by "AN ACT in relation to the regulation of rivers, lakes and streams of the State of Illinois", approved June 10, 1911, effective July 1, 1911, as amended (Ill. Rev. Stat. 19849, ch. 19, pars. 52 et seq.), does hereby declare and order, pursuant to an investigation and hearing concerning the adequacy of horizontal and vertical bridge clearance of a new bridge proposed to be constructed by the Department's Division of Highways of said Department to replace the existing five arch structure known as Burton's Bridge in Section 19, Township 44 North, Range 9 East of the Third Principal Meridian, McHenry County, Illinois, that the minimum horizontal clearance for bridges hereafter constructed over the Fox River between Algonquin and the Illinois-Wisconsin State line southern (downstream) right-of-way limit of route 173 shall be 100 feet and minimum vertical clearance for such bridges shall be 15 feet, above normal pool level.

- b) The foregoing is hereby adopted by the Department of Public Works and Buildings as a rule governing minimum horizontal and vertical clearances of bridges of any type which may hereafter be erected or constructed over the Fox River in that reach of said river from Algonquin, Illinois to the Illinois-Wisconsin State line.

(SOURCE: Amended at 15 Ill. Reg. _____, effective _____.)

AUDITOR GENERAL

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Code of Regulations
- 2) Code Citation: 74 Ill. Adm. Code 420
- 3) Section numbers: Adopted Action:
420.630 Amendments
420.640 Amendments
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 15, par. 303-8.
- 5) Effective Date of Amendments: March 1, 1991
- 6) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
If so, please specify date: _____
- 7) Does this amendment contain incorporations by reference? No. If "yes," was a copy of the approval form issued by JCAR attached to this rulemaking?
- 8) Date Filed in Agency's Principal Office: February 19, 1991
- 9) Notice(s) of Proposal Published in Illinois Register:
September 28, 1990. 14 Ill. Reg. 15645
(issue date)
- 10) Has JCAR issued a Statement of Objections to this amendment? No If answer is "yes," please complete the following:
A) Statement of Objection: (issue date) _____ Ill. Reg. _____
B) Agency Response: (issue date) _____ Ill. Reg. _____
C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: The following changes were made during the second notice period

1. In Section 420.640 (h) (1)-(3) removed the word "significantly".
2. In Section 420.630(b) (3), changed "may" to "shall".
3. In Section 420.640(h)(A)-(D) changed to "Section 420.640(h)(1)-(4)".
4. In Section 420.640(h), changed the wording of the first sentence to "If the Auditor General or Deputy Auditor General determines, in a written document certified by the Auditor General or Deputy Auditor General, that the establishment of working papers of a particular audit as public records...."

AUDITOR GENERAL

NOTICE OF ADOPTED AMENDMENTS

5. In Section 420.640(h), changed then he may postpone" to "the Auditor General may postpone".
6. Updated all statutory authority to Ill. Rev. Stat. 1989.
7. In Section 420.640(h)(4), changed "paragraph h) of this section" to "subparagraph (h) of this Section".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? yes
- 13) Will this amendment replace an emergency rule (amendment, repealer) currently in effect? No.
- 14) Are there any amendments pending on this Part? No
- 15) Section Numbers Proposed Action Illinois Register Citation
Summary and Purpose of Amendments: The amendments change provisions relating to the maintenance, release, and destruction of confidential information during and at the conclusion of an authorized audit. In particular the major impacts of the amendments are:
(a) Permits disclosure of confidential information to other government agencies with whom the Auditor General is conducting a joint audit or cooperating on an audit but only as necessary to the audit;
(b) Permits disclosure of confidential information to prosecutorial offices but only if such offices could lawfully obtain such information through their own authority;
(c) The Office may decline to make available records (whether confidential or not) which are currently available from or controlled by a State agency;
(d) Permits the Office to maintain confidential information derived through an audit for a period of 6 months after the publication of the audit, if authorized in writing by the Auditor General subject to enumerated restrictions.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Donna Cain Address: Office of the Auditor General, 509 S. Sixth Spfld, IL 62701 Phone: (217) 782-3648

The full text of the Adopted Amendments begins on the next page:

AUDITOR GENERAL

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 74: PUBLIC FINANCE
CHAPTER III: AUDITOR GENERAL

PART 420

CODE OF REGULATIONS

SUBPART A: STANDARDS OF CONSTRUCTION FOR REGULATIONS

Section

420.10 Introduction
420.20 General Provisions

Section

420.110 Introduction
420.120 General Provisions
420.130 Abbreviations
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SUBPART C: INVESTIGATIONS

Section

420.210 Introduction
420.220 General Particulars
420.230 Right to Information
420.240 Investigative Personnel
420.250 Investigation Procedures and Reports

SUBPART D: STANDARDS APPLICABLE TO AUDITS
OF ILLINOIS STATE GOVERNMENTAL ORGANIZATIONS AND PROGRAMS
AND TO COMPLIANCE AUDITS CONDUCTED BY STATE AGENCIES
OF LOCAL AND PRIVATE AGENCIES

Section

420.310 Introduction
420.320 General Provisions
420.330 Examination and Evaluation Standards
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SUBPART E: FREQUENCY OF MANDATORY FINANCIAL OR COMPLIANCE AUDITS

Section

420.410 Introduction
420.420 General Provisions
420.430 Miscellaneous Provisions

SUBPART F: REVIEW OF RECEIPT OR COLLECTION
OF STATE REVENUE BY STATE AGENCIES

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Section

420.510 Introduction (Repealed)
420.520 Review of Receipt or Collection of State Revenues by State Agencies (Repealed)
420.530 Miscellaneous Provisions (Repealed)

SUBPART G: MAINTENANCE OF INFORMATION

Section

420.610 Introduction
420.620 General Provisions
420.630 Confidential Information
420.640 Disclosure and Dissemination of Information

SUBPART H: CONSULTATIONS AND RESPONSES TO FINDINGS

Section

420.710 Introduction
420.720 Consultations with Heads of Agencies and Individuals

AUTHORITY: Subparts A and B implementing and authorized by Section 3-7 of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, ch. 15, par. 303-7); Subpart C and implementing and authorized by Sections 3-8(b), 3-8(c), and 3-8(d) of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, ch. 15, pars. 303-8(b), 303-8(c), and 303-8(d)); Subpart D implementing and authorized by Section 3-6 of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, ch. 15, par. 303-6); Subpart E implementing and authorized by Section 3-8 of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, ch. 15, par. 303-8); Subpart G implementing and authorized by Sections 3-7, 3-8(a), and 3-11 of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, ch. 15, pars. 303-7, 303-8(a), and 303-11); Subpart H implementing and authorized by Sections 3-7, 3-8(c), and 3-8(d) of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, ch. 15, pars. 303-7, 303-8(c), and 303-8(d)).

SOURCE: Rules and Regulations of the Auditor General filed March 8, 1976, effective March 18, 1976, and amended: effective April 15, 1976; effective September 1, 1976; amended at 3 Ill. Reg. 5, p. 865, effective January 27, 1979; amended at 3 Ill. Reg. 5, p. 868, effective January 27, 1979; amended at 3 Ill. Reg. 15, p. 107, effective April 12, 1979; amended at 3 Ill. Reg. 34, p. 99, effective August 20, 1979; amended at 3 Ill. Reg. 48, p. 138, effective November 29, 1979; amended at 4 Ill. Reg. 40, p. 49, effective September 19, 1980; codified at 5 Ill. Reg. 10575; amended at 6 Ill. Reg. 2587, effective March 10, 1982; amended at 7 Ill. Reg. 1216, effective February 5, 1983; amended at 7 Ill. Reg. 6475, effective May 15, 1983; amended at 7 Ill. Reg. 6481, effective May 15, 1983; amended at 8 Ill. Reg. 7214, effective May 25, 1984; amended at 8 Ill. Reg. 17244, effective September 15, 1984; amended at 14 Ill. Reg. 15327, effective September 10, 1990; amended at 15 Ill. Reg. 3429, effective March 1, 1991.

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Section 420.630 Confidential Information

a) STATUTORY. All information maintained by the office which was confidential by or pursuant to law when secured by the Auditor General shall be maintained in accordance with section 6-1 of the Illinois State Auditing Act (Ill. Rev. Stat. 1989, par. 306-1) and other applicable law.

b) INFORMATION RELATED TO CURRENT WORK.

1) Information not otherwise confidential, but acquired or developed as part of an ongoing audit, study, or inquiry shall be classified confidential until the conclusion of the audit, study, or inquiry to which the information pertains. The Auditor General may release such information only to:

- A) persons or entities named in the audit, study, or inquiry to which the information pertains;
- B) governmental agencies with whom he is jointly conducting or co-operating on an audit, to the extent necessary for the conduct of the audit;

~~C) offices of the U.S.-Attorney-General;~~

~~D) the Office of the Attorney-General of Illinois;~~

~~E) an Illinois State's Attorney's office;~~

C) prosecutorial offices and sworn law enforcement agencies if approved by the Auditor General but subject to subsection (b)(3) of this Section.

~~D) current or potential contractors, but only on a need to know basis, for specific audit purposes.~~

2) The issuance of the final report shall establish the conclusion of the audit, study, or inquiry which is the subject of the report, and all information acquired or developed as part of such audit, study, or inquiry and classified confidential by operation of this Section shall at that time become public information, unless the Auditor General provides otherwise pursuant to Section 420.640(b).

3) Prosecutorial office and law enforcement agencies shall not obtain through, or in conjunction with, the Office of the Auditor General, data, information, or evidence which the prosecutorial office or law enforcement agency could not lawfully obtain through its own authorities.

c) INVESTIGATION. All information and documents pertaining to an investigation conducted pursuant to Section 3-4 ISAA shall be classified as confidential and may not be disclosed outside the office except as provided in Subpart C of this Part or as declared in the resolution authorizing the investigation.

d) PERSONNEL INFORMATION. All personnel information of the Office of the Auditor General matchable to an individual concerning job performance evaluations, personal conduct, disclosure statements, personal characteristics and health shall be confidential, and may be released only as authorized by law or with the consent of the individual affected.

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e) SPECIAL ASSISTANT AUDITOR EVALUATIONS. Trade, business, and proprietary information concerning special assistant auditors and the performance evaluations of special assistant auditors shall be maintained confidential and may be disclosed to persons outside the office only as necessary to an authorized audit or inquiry concerning expenditures of our office. An audit or inquiry is authorized if it is required by law or by formal action of the General Assembly or the Legislative Audit Commission.

f) AUDIT SELECTION CRITERIA.

1) Any test, standard, or specification intended for use in an audit may be maintained confidential if:

- A) the test, standard, or specification under consideration is necessary or applicable to a future audit; and
- B) disclosure would impair the validity or reliability of the test, standard, or specification for future application.

2) Any information declared confidential under this section shall be disclosed jointly to the Chairman and Vice Chairman of the Legislative Audit Commission at the joint request of the Chairman and Vice Chairman.

(Source: Amended at 15 Ill. Reg. 3429, effective March 1, 1991)

Section 420.640 Disclosure and Dissemination of Information

a) INFORMATION CONFIDENTIAL WHEN ACQUIRED. Information maintained in the office of the Auditor General which was confidential by or pursuant to law when acquired may not be disseminated outside the office for any reason except by court order or as provided in 74-III-Adm-Code Section 420.620(b).

b) INFORMATION ESTABLISHED CONFIDENTIAL BY OUR OFFICE. Information maintained by the Office of the Auditor General which our office has established confidential by authority of the Illinois State Auditing Act or these regulations may be released to persons outside the Office of the Auditor General only by order of the Legislative Audit Commission pursuant to Section 3-11 ISAA, by court order, or as specifically provided in this Subpart.

c) Dissemination of Other State Agency Information.

1) The Office of the Auditor General may decline to make available records or information which is available or currently controlled by the originating or controlling State agency.

2) Records and information are considered "available" even if the agency or agent refuses to disseminate them, such as information which may be withheld as an exception to the Illinois Freedom of Information Act. (Ill. Rev. Stat. 1989, ch. 116, pars. 201 et seq.)

d) DISSEMINATION PROCEDURES AND COPIES (PUBLIC RECORDS).

1) All public records of the Office of the Auditor General stored in the Springfield or Chicago offices shall be available for

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Records or the purging of confidential information contained in the work papers of a particular audit would:

- 1) impair the reporting or defending of the audit;
- 2) impair future or follow-up audit work;
- 3) compromise the integrity of the audit process; or
- 4) disclose confidential information, because of the postponement of the purging of confidential information pursuant to the Auditor General's authority under subparagraph (h) of this Section.

then the Auditor General may postpone the implementation of the requirements of Sections 420.630(b)(2) or 420.640(c) for up to six months. After six months the postponement shall lapse and may be renewed, for up to six months at a time, only if the Legislative Audit Commission shall specifically approve such renewal.

(Source: Amended at 15 Ill. Reg. 3429, effective March 1, 1991)

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inspection and copying at their respective office during regular working hours.

- 2) All public records of the Office of the Auditor General stored at locations other than the Springfield or Chicago offices shall be available for inspection and copying, but only by request and appointment through the office librarian or the information officer or his designee.
- 3) Any person requesting inspection or copying of public records stored at locations other than the Springfield or Chicago office may require that the records be made available at the Springfield office.
- 4) The Auditor General may establish reasonable charges to defray the cost of any copies requested.

e) PURGING OF CONFIDENTIALLY ACQUIRED CONFIDENTIAL INFORMATION -- MEMORANDUM.

- 1) Records supplied to the Office of the Auditor General which are confidential by or pursuant to law shall be destroyed no later than the time of the issuance of the final report for which the information constitutes work papers, unless the Auditor General provides otherwise pursuant to subsection (h) of this Section.
- 2) However, if the records are confidential because they contain personally sensitive information which is matchable to individuals, such records need not be destroyed if the retention is approved by the Auditor General and all means of matching such information to its corresponding individuals has been destroyed. In such cases, the destruction of the means of matching the information to its corresponding individuals shall occur no later than the time of the issuance of the final report for which the information constitutes work papers.

- 3) The person destroying work papers pursuant to this section shall place among the work papers a list of the number and type of records destroyed, identification of the source from which the records came, and an affidavit certifying how and when the records were destroyed and the fact that they were so destroyed; such certificate shall be countersigned by a State Auditor who witnessed the destruction.

f) PURGING OF RECORDS GENERALLY. The Auditor General may destroy any records after five years unless a longer retention period is required by law. The Auditor General may establish schedules for the destruction and type of storage for all records relating to the Office of the Auditor General.

g) MICROFORM -- MAINTENANCE AND REPRODUCTION. Permanent records of the Office of the Auditor General may be kept on film media. The Auditor General shall maintain suitable devices for reading and copying all filmed records.

- h) Exceptions to Purging and Disclosure of Workpapers. If the Auditor General or Deputy Auditor General determines, in a written document certified by the Auditor General or Deputy Auditor General, that the establishment of the working papers of a particular audit as public

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- 1) The Heading of the Part: Residential Energy Assistance Partnership Program

- 2) Code Citation: 47 Ill. Adm. Code 100

3) Section Numbers: Adopted Action:

100.30 Amendment
 100.106 Amendment
 100.110 Amendment
 100.111 Amendment
 100.113 Amendment
 100.117 Repeal
 100.120 Amendment
 100. Appendix E Amendment
 100. Appendix F Amendment

- 4) Statutory Authority: Implementing the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq.) and authorized by Section 4 of the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 1404), Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.20), and the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C. 8621, as amended by P.L. 101-501, effective October 1, 1990).

- 5) Effective Date of Amendments: February 25, 1991

- 6) Does this rulemaking contain an automatic repeal date? No.

- 7) Do these amendments contain incorporations by reference? No.

- 8) Date Filed in Agency's Principal Office: February 22, 1991.

- 9) Notice of Proposal Published in Illinois Register: September 21, 1990 - 14 Ill. Reg. 15189.

- 10) Has JCRC issued a Statement of Objections to these amendments? Yes.

A) Statement of Objection: February 1, 1991, 15 Ill. Reg. 1575

B) Agency Response: ,1991, 15 Ill. Reg.

C) Date Agency Response Submitted for Approval to JCRC: February 4, 1991

11) Differences between proposal and final version:

Deleted the reference to "Section 4.2 of the Energy Assistance Act (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 1304.2)" in the Authority Note for Part 100.

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Modified the Authority Note to include the reference "... and the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C. 8621, as amended by P.L. 101-501, effective October 1, 1990)".

Section 100.30

In line 4 of the definition of "Disabled Person", inserted "Illinois" before "Identification Card Act".

Revised the definition of "Home Energy" to read "Home Energy": A fuel used for space heating, space cooling, water heating, cooking or in electrical appliances in residential dwellings."

Added the following sentence to the end of the definition of "Home Energy Vendor": "The primary energy vendor is a home energy vendor that provides the primary source of energy; and the secondary energy vendor is a home energy vendor that provides the secondary source of energy."

In the definition of "Pre-Program Arrearages", in line 1 replaced "a customer" with "the customer of record", in line 2 replaced "customer's" with "customer of record's", and in line 3 inserted "of record" after "customer".

In the definition of "Shortfall", in line 2 changed "customer" to "customer of record" and replaced "customer's" with "customer of record's" in line 3.

Inserted a semicolon at the end of the 16th line in the definition of "Weatherization Materials".

Section 100.106

Replaced the second sentence of subsection(a) with the following: "The Department shall allocate Illinois Department of Public Aid funds to designated LAAs to operate the AFDC component of REAPP in accordance with Sections 100.110(b)(1) and 100.111 of this Part. The Department shall determine LAA allocations for administrative costs based on a cost sharing ratio. The Department has developed a methodology to allocate the total administrative costs associated with the servicing of REAPP (Block Grant and AFDC) clients. This allocation methodology was developed utilizing administrative cost data from previous program years. Based upon this information, the LAA will be reimbursed for a share of total administrative costs incurred against REAPP activities (Block Grant and AFDC). The cost sharing ratio will be 2:1; that is, for every three dollars (\$3.00) of total administrative cost incurred under REAPP activities, two dollars (\$2.00) will be allocated to the REAPP/Block Grant and one dollar (\$1.00) will be allocated to the REAPP/AFDC Grant."

Section 100.110

In subsection(b)(2)(B)(i), line 5, changed "of" to "from".

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In subsection(b)(2)(C), capitalized all letters in the word "option".

Revised subsection(b)(3)(B) to read: "THEN the applicant shall receive emergency assistance consisting of an amount up to the minimum amount needed to reconnect and/or establish service to the applicant, but in no case shall such assistance exceed \$750 during a program year,".

In subsection(c)(2)(A)(v), struck through "vii)" and added a "v)" with underlining.

Capitalized all letters in the heading for subsection(d).

Section 100.111
Throughout this Section inserted "of record" after "customer" and "customers" and replaced "customer's" with "customer of record's".

Modified the second sentence and added a third sentence to subsection(a) to read: "If the Department chooses to automatically recertify eligibility from the prior year's program, all eligible applicants shall be enrolled if there have been no changes in the applicant's status (e.g., IDPA eligibility, household size, change of residence, etc.) from the prior year. Automatic recertification and enrollment for this program shall be dependent upon the availability of State appropriated funds and the compatibility of Department and IDPA computer systems".

In line 11 of subsection(a)(2), inserted "electronically or" before "in writing".

In line 1 of subsection(a)(3), inserted "or electronic" before "notice".

In line 12 of subsection(a)(4), inserted "home energy" before "vendor's".

Deleted "and the general qualifications for assistance under Option 2" from the end of subsections(a)(5) and (6).

In lines 12 and 13 of subsection(a)(7)(B), deleted "removed from the option or".

Deleted the last sentence of subsection(a)(7)(C).

In the first line of subsection(c)(2)(A), deleted "regulated by the ICC".

In the next to last line of subsection(c)(2)(B), changed "vendors" to "vendor's".

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Section 100.113

Throughout this Section inserted "of record" after "customer" and "customers", and replaced "customer's" with "customer of record's".

In line 7 of subsection(a)(2), inserted "electronically or" before "in writing".

In line 1 of subsection(a)(3), inserted "or electronic" after "written".

Deleted "and the general qualifications for assistance under Option 5 or 6" from the end of subsection(a)(5).

Replaced "payment plan set forth in Option 5 or 6" with "program provided for in this Part".

In line 3 of subsection(a)(9)(A), replaced "the option" with "Option 5 or 6".

In the last line of subsection(a)(9)(A), changed "November 26" to "November 1".

Section 100.Appendix E

Corrected a mathematical rounding error in the Northern Region Payment Matrix for the primary and secondary category of LP Gas and Oil to read \$160/\$80.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these amendments replace an emergency amendment currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: These rules have been amended to facilitate minor program changes for the Residential Energy Assistance Partnership Program (REAPP) in its second year of operation. Many of the changes are the result of recommendations made by the Energy Assistance Advisory Committee in their annual report to the Governor and General Assembly. Amendments to Section 100.30 serve to provide clarification and minor revisions to the definitions of: "Customer", "Home Energy", "Pre-Program Arrearages", and "Public Utility". The definition of "Handicapped Person" has been revised and renamed "Disabled Person". In Section 100.106, a revision has been made in the determination of Local Administering Agency's administrative allocations for Illinois Department of Public Aid (IDPA) funding. Revisions to Section 100.110 have been made to simplify the program for small home energy vendors by eliminating excessive bookkeeping and

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billing to the Department. A new program option (inserted as Option 6) has been added for applicants not receiving Aid to Families with Dependent Children (AFDC) that purchase energy from these vendors. Revisions have also been made to Emergency Assistance-Option 8 (formerly Option 7) to provide a maximum ceiling for benefit levels. The timelines for recertification under Option 5 have also been revised. Section 100.111 contains revisions in program structure and the payment process for non-ICC regulated home energy vendors that participate in REAPP Status Category 1-AFDC. Section 100.113 contains revisions in program structure and the payment process for non-ICC regulated home energy vendors that participate in REAPP Status Category 2-Non-AFDC (Block Grant). A priority application period has been established for the elderly, disabled, and/or applicants that have been disconnected from their primary and/or secondary home energy vendor. Recertification language has also been revised for applicants under Option 5. Section 100.117 has been repealed. This Section described the supplemental assistance payment provisions for the Illinois Residential Affordable Payment Program which is no longer applicable. In Section 100.120, revisions have been made describing the responsibility of the customer of record. The benefit amounts provided in Sections 100.Appendix E and F have been revised to reflect payment amounts for the current program year.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Mr. John D. Taylor, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th floor
Springfield, Illinois 62701
(217) 782-6136

The full text of the Adopted Amendments begins on the next page:

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TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 100

RESIDENTIAL ENERGY ASSISTANCE PARTNERSHIP PROGRAM

SUBPART A: GENERAL PROVISIONS

Section	
100.10	Legislative Base
100.20	Purpose and Scope
100.30	Definitions
100.40	Local Administering Agency Designation
100.45	Local Administering Agency Application for Funding
100.50	Grant Termination
100.60	Eligible Grantees (Recodified)
100.70	Administrative Requirements
100.80	Nondiscrimination
100.85	Dispute Procedures
100.90	Complaint Process
100.100	Incorporation by Reference

SUBPART B: ENERGY ASSISTANCE

Section	
100.103	Energy Assistance Program
100.105	Allocation of Block Grant Funds
100.106	Allocation of Illinois Department of Public Aid Funds Assistance Available
100.110	Status Category 1 Procedures (Applicants on Aid to Families with Dependent Children (AFDC) Assistance)
100.111	Status Category 2 Procedures (Applicants not on AFDC Assistance - Block Grant Funding)
110.113	Cooling Assistance
100.115	Supplemental Assistance (Repealed)
100.117	Determination of Household Eligibility
100.120	Grant Application Requirements (Repealed)
100.130	Eligible Grantees (Repealed)
100.140	

SUBPART C: WEATHERIZATION

Section	
100.210	Definitions (Repealed)
100.220	Allocation of Funds
100.230	Local Administering Agency Selection (Repealed)
100.240	Local Administering Agency Application (Repealed)
100.250	Minimum Program Requirements
100.260	Allowable Costs
100.270	Cost Restrictions

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100.280 Standards and Techniques for Weatherization
 100.290 Eligible Dwelling Units
 100.Appendix A FY'88 IHEAP Income Level Chart/Cooling (Repealed)
 100.Appendix B FY'88 IHEAP Assistance Level Chart/Cooling Payment Matrix (Repealed)
 100.Appendix C Medical Certification
 100.Appendix D Assistance Level Chart Map
 100.Appendix E REAPP Direct Payment Matrix
 100.Appendix F 90% of the Adjusted Average Winter Energy Cost (Monthly Allowable Payment)

AUTHORITY: Implementing the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq.) and authorized by Section 4 of the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 1404), Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.20), and the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C. 8621, as amended by P.L. 101-501, effective October 1, 1990).

SOURCE: Adopted and codified at 7 Ill. Reg. 2956, effective March 9, 1983; amended at 8 Ill. Reg. 8184, effective May 31, 1984; amended at 8 Ill. Reg. 16004, effective August 27, 1984; amended at 8 Ill. Reg. 20669, effective October 6, 1984; amended at 9 Ill. Reg. 10710, effective July 1, 1985; amended at 9 Ill. Reg. 18134, effective November 12, 1985; amended at 10 Ill. Reg. 8684, effective May 12, 1986; amended at 10 Ill. Reg. 21064, effective December 9, 1986; amended at 11 Ill. Reg. 682, effective December 18, 1986; recodified at 11 Ill. Reg. 4631; amended at 12 Ill. Reg. 757, effective December 23, 1987; amended at 12 Ill. Reg. 14639, effective September 6, 1988; amended at 12 Ill. Reg. 15530, effective September 19, 1988; amended at 13 Ill. Reg. 10827, effective June 27, 1989; amended at 13 Ill. Reg. 13568, effective August 11, 1989; emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days; emergency expired March 31, 1990; amended at 14 Ill. Reg. 13440, effective August 8, 1990; amended at 15 Ill. Reg. 3437, effective February 25, 1991.

NOTE: Capitalization denotes statutory language.

Section 100.30 Definitions

"Act": The Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq.).

"Customer of record": Any person who is receiving home energy services from a home energy vendor and has agreed to pay for those services, or did receive home energy services, during the program year from a home energy vendor and has not changed the home energy vendor for that type of home energy service.

"Default": Failure to make a payment by the due date established in accordance with 83 Ill. Adm. Code 280.90 or the company's

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normal credit collection practices. For the purposes of Sections 100.111(a)(7)(B) and 100.113(a)(9)(8)(B) of this Part, a customer has not defaulted unless they do not comply with the written notification which is mailed after the due date stated in 83 Ill. Adm. Code 280.90.

"Department": The Illinois Department of Commerce and Community Affairs.

"Disabled Person": A person who is and who is expected to continue indefinitely to be subject to a physical, developmental, visual, hearing or mental disability, as defined in Section 4A of the Illinois Identification Card Act (Ill. Rev. Stat. 1989, ch. 124, par. 24A).

"Dwelling Unit": A house, including a stationary mobile home, an apartment, or a room or group of rooms occupied as separate, independent living quarters.

"Elderly Person": A person who is 60 years of age or older.

"Energy Crisis Intervention": Weather-related and supply shortage emergencies.

"Exxon": The Exxon Oil Overcharge Settlement Trust Fund administered by the U.S. Department of Energy (DOE) in accordance with 10 CFR 440 (1987).

"Grant Agreement": The contractual agreement between the Department and Local Administering Agency, which includes the scope of work to be provided, the budget, and all terms and conditions of the contract.

"Handicapped Person": A person who is and who is expected to continue indefinitely to be subject to a physical, developmental, visual, hearing or mental disability, as defined in Section 4A of the Identification Card Act (Ill. Rev. Stat. 1989, ch. 124, par. 24A).

"HHS": United States Department of Health and Human Services.

"Home Energy": A source of heating, electrical service, or coating A fuel used for space heating, space cooling, water heating, cooking or in electrical appliances in residential dwellings.

"Home Energy Vendor": Any sole proprietorship, partnership, joint venture, corporation, company or other established business which provides primary and/or secondary energy, including fuel, to residential dwellings and has elected to participate in the

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REAPP. The primary energy vendor is a home energy vendor that provides the primary source of energy; and the secondary energy vendor is a home energy vendor that provides the secondary source of energy.

"Household": All individuals who occupy a dwelling unit. For the purpose of applicants receiving assistance under Section 100.110(b)(1) of this Part, a household shall be defined as those individuals whose names are listed as recipient(s) on the Public Aid Medical Eligibility Card issued by the Illinois Department of Public Aid (IDPA).

"Household Income": Gross income received by all members of the household who are residing in the household at the time of application. Under the Energy Assistance Act of 1989, household income will be calculated for the past 30 days. Households applying for Weatherization Assistance who have not been approved to receive energy assistance under the Act, will have their income calculated for the past 12 months, in accordance with 10 CFR 440 (1987). FOR PURPOSES OF SECTION 100.110(c)(2) OF THIS PART, "MONTHLY HOUSEHOLD INCOME" MEANS AN AMOUNT NO LESS THAN AN AMOUNT PRESCRIBED IN RULES OF THE DEPARTMENT OF PUBLIC AID AS THE MAXIMUM PAYMENT LEVEL UNDER GENERAL ASSISTANCE FOR THE APPLICABLE HOUSEHOLD SIZE IN THE APPLICABLE COUNTY, BUT IN NO INSTANCE SHALL MEAN LESS THAN \$144 PER MONTH (Section (6)(d)(2)(vi) of the Act). Income does not include the following:

Payments for vocational rehabilitation transportation and maintenance;

Reimbursement for medical expenses;

Payments made to others on the household's behalf provided that such payments were not directed by the household (i.e., bills paid or purchases made by others);

Loans (including student loans);

Scholarships, subsistence amounts or student grants;

Assets drawn down as withdrawals from a bank;

Sale of property;

Sale of house or car;

Tax refunds;

Gifts;

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One-time insurance payments or compensation for injury;

Non-cash income;

One-time payments (e.g., death-related benefits, Circuit Breaker Benefits);

Foster-grandparents and Senior Companions stipends;

Foster-parent reimbursement;

Food Stamps;

Job Training Partnership Act (JTPA) benefits; and

Allowances, earnings and payments to individuals participating in programs under this Act.

"Landlord": A person that receives payment for the rental of his/her dwelling unit.

"Local Administering Agency (LAA)": A community action agency or other community-based organization or unit of general purpose local government or public agency which is authorized, in accordance with Section 100.40, to administer low-income home energy assistance program funds received from the Department.

"Low Income Home Energy Assistance Act of 1981": The Omnibus Budget Reconciliation Act of 1981 (Public Law 97-35, August 13, 1981), Title XXVI - Low Income Home Energy Assistance.

"Multi-Unit Building": A structure containing two or more dwelling units.

"Owner Occupied Building": A building in which the owner is a permanent resident in the building.

"Pre-Program Arrearages": The combined amount owed by a the customer of record to that customer's of record's home energy vendor(s) at the later of November 1, 1989, or the date upon which the customer of record first becomes a participant in either Option 2 or, Option 5, or Option 6 of Section 100.110(b).

"Primary Source of Heat": The energy or fuel type which is the heat source for the central heating system of the residence, or if the residence is not centrally heated, the energy or fuel type which constitutes the principal source of space heating.

"Program Year": The period in time starting November 1 and

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ending October 31 in the following year.

"Public Utility": An entity which is defined as a public utility under Section 3-105 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 3-105) and is subject to regulation by the Illinois Commerce Commission (ICC).

"Rental Unit": A dwelling unit occupied by a person who pays rent for the use of the dwelling unit.

"Secondary Energy Source": Energy or fuel used for other than the primary source of heat.

"Separate Independent Living Quarters": Living quarters in which the household members do not live and eat with any other persons in the structure and which have:

either direct access from the outside of the building or through a common hall and complete kitchen facilities for the exclusive use of the occupants.

"Shortfall": Represents the difference between the billing for energy usage for any given billing period after a customer of record qualifies for participation in Option 5 and the customer's of record's required percentage of income payment in accordance with Section 100.110(c)(2).

"Single-Family Dwelling Unit": A structure containing no more than one dwelling unit.

"State": The State of Illinois.

"Subgrantee": A Local Administering Agency managing an energy assistance or weatherization project which receives a grant of funds awarded under this Part from the state.

"Unit of General Purpose Local Government": Any city, county, town, village or township.

"Weatherization Materials":

Caulking and weatherstripping of doors and windows;

Furnace efficiency modifications, including, but not limited to:

replacement burners, furnaces and permanently

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installed space heaters (including wood/coal burning stoves), or boilers or any combination thereof;

devices for minimizing energy loss through heating systems, chimney or venting devices;

products to improve the efficient circulation of heated water or air throughout the dwelling unit (e.g., fan systems, piping, and duct work); and

electrical or mechanical furnace ignition systems which replace standing gas pilot lights;

Clock thermostats;

Ceiling, attic, wall, floor, and duct insulation;

Water heater insulation;

Storm windows and doors, multi-glazed windows and doors, heat-absorbing or heat-reflective window and door materials; and

The following insulating or energy conserving devices or technologies:

Skirting;

Items to improve attic ventilation;

Vapor barriers;

Materials used as a patch to reduce infiltration through the building envelope;

Water flow controllers;

Movable insulation systems for windows;

Material to construct vestibules;

Pipe and boiler insulation;

Heat exchangers;

Thermostat control systems;

Replacement windows and doors;

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Materials used for water heater modifications which will result in improved energy efficiency;

Hot water heat pumps;

Waste heat recovery devices;

Materials used for heating and cooling systems tune-ups, repairs, and modifications which will result in improved energy efficiency; and

Materials used for boiler tune-ups, repairs, and modifications which will result in improved energy efficiency.

"Weatherization Project": A project conducted in a designated geographic area which undertakes the weatherization of dwelling units that are energy inefficient.

"WINTER": THE PERIOD FROM NOVEMBER 1 OF ANY YEAR THROUGH APRIL 30 OF THE FOLLOWING YEAR (Section (3)(d) of the Act).

"Winter Energy Services": Home energy provided during the six-month period of November through April of the following year.

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

Section 100.106 Allocation of Illinois Department of Public Aid Funds

- a) The Department shall allocate Illinois Department of Public Aid funds to designated LAAs to operate the AFDC component of REAPP in accordance with Sections 100.110(b)(1) and 100.111 of this Part. The Department shall determine LAA allocations for administrative and program-related costs as follows: based on a cost sharing ratio. The Department has developed a methodology to allocate the total administrative costs associated with the servicing of REAPP (Block Grant and AFDC) clients. This allocation methodology was developed utilizing administrative cost data from previous program years. Based upon this information, the LAA will be reimbursed for a share of total administrative costs incurred against REAPP activities (Block Grant and AFDC). The cost sharing ratio will be 2:1; that is, for every three dollars (\$3.00) of total administrative cost incurred under REAPP activities, two dollars (\$2.00) will be allocated to the REAPP/Block Grant and one dollar (\$1.00) will be allocated to the REAPP/AFDC Grant.

1) The Department shall determine the administrative allocation for the AFDC component of REAPP. This

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determination shall be based on the percentage of AFDC workload (estimated number of applications, staff processing and support, data entry for home energy billing, etc.) compared to the overall workload of the Block Grant component of REAPP. When the AFDC workload percentage has been determined, it will be multiplied against the administrative allocation of the Block Grant component. For example, if the Department determines that the AFDC component workload represents an additional 28% of administrative effort compared to the Block Grant component, then the LAAs shall receive an administrative allocation of Public Aid funds equal to 28% of the administrative funding of the Block Grant component of REAPP.

- 2) Funds for program-related costs shall be allocated on the basis of the number of eligible AFDC households (per county based on estimates from the Illinois Department of Public Aid) in the LAA's service area. A reimbursement fee shall be paid to the LAA for each AFDC application that is taken.

- b) Payments to the eligible AFDC households under the AFDC component shall be made in accordance with Section 100.111(c) of this Part.

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

Section 100.110 Assistance Available

a) ASSISTANCE CATEGORIES

All applicants eligible for assistance under REAPP must receive assistance under one of the following status categories:

- 1) STATUS CATEGORY 1: as a recipient of public assistance pursuant to Section 4.1 of the Illinois Public Aid Code, in which case the applicant may obtain assistance under options 1, 2, 3, 7 or 8 of subsection (b) and subject to the "Status Category 1 Procedures (Applicants on AFDC)" of Section 100.111, and other applicable provisions of this Part.
- 2) STATUS CATEGORY 2: as a non-recipient of public assistance pursuant to Section 4.1 of the Illinois Public Aid Code, in which case the applicant may obtain assistance under options 4, 5, 6, 7 or 8 of subsection (b) and subject to the "Status Category 2 Procedures (Applicants not on AFDC Assistance - Block Grant Funding)" of Section 100.113, and other applicable provisions of this Part.

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b) ASSISTANCE OPTIONS

1) AFDC Recipients

An eligible applicant who is a recipient of public assistance pursuant to Section 4-1 of the Illinois Public Aid Code may receive energy assistance under one of the following options:

A) OPTION 1

- i) IF the applicant: is not a customer of record of a home energy vendor for winter energy services; and, is not an applicant for winter energy services from a home energy vendor; and, has housing rental expenses greater than 30% of his/her household income,

- ii) THEN the applicant shall receive one direct cash payment as prescribed in Section 100.Appendix E per program year,

- iii) SUBJECT TO the following conditions and other applicable requirements of this Part the applicant must: provide verification of rental expenses, and attest that he/she is not a customer of record or applicant of for winter energy services from a home energy vendor.

B) OPTION 2

- i) IF the applicant: is the customer of record of a home energy vendor for winter energy services; or, is an applicant for winter energy services from a home energy vendor; and, is listed as a recipient on the Illinois Department of Public Aid (IDPA) Medical Eligibility Card; and elects to participate in the 90% average program,

- ii) THEN the applicant shall: have the account or accounts of the home energy vendor(s) serving the applicant credited in each winter month in an amount prescribed in Section 100.Appendix F. In no case may the amount credited be greater than the actual amount of the applicant's bills for winter energy services; be entitled to have his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3), if

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the applicant's pre-program arrearages (defined in Section 100.30) are \$500 or more, at the time of completed application,

- iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must: comply with the requirements of the 90% average program as stated in subsection (c)(1); make all reasonable efforts to apply to any other appropriate source of public energy assistance; sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer whether public or private; and when moving from one residence to another, notify the old and new home energy vendor(s) and the LAA of the change of address and of the fact of their participation in the program.

C) OPTION 3

- i) IF the applicant: is a customer of record of a home energy vendor for winter energy services; or, is an applicant for winter energy services from a home energy vendor; and, is named as a recipient on the Illinois Department of Public Aid Medical Eligibility Card; and, has received a notice of disconnection; or, has had his/her utilities disconnected by action of the home energy vendor; and, has declined to participate in the 90% average program,

- ii) THEN the applicant shall: receive a direct energy assistance payment for each winter month in the amount prescribed in Section 100.Appendix F. In no case, however, may the payments during the winter be greater than the actual amount of the bills for winter energy services,

- iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must: except for the first payment under this option, provide proof (as a condition precedent to any further payments) that an amount equal to, or greater than the last payment received under this option has been paid to the home energy vendor(s) and

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applied to the applicant's account.

2) Non-AFDC Recipients

An eligible applicant who is not a recipient of public assistance pursuant to Section 4-1 of the Illinois Public Aid Code may receive energy assistance under one of the following options:

A) OPTION 4

- i) IF the applicant: is not a customer of record of a home energy vendor for winter energy services; and, is not an applicant for winter energy services from a home energy vendor; and, has housing rental expenses greater than 30% of his/her household income,

- ii) THEN the applicant shall receive one direct cash payment as prescribed in Section 100.Appendix E per program year,

- iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must provide verification of rental expenses, and attest that he/she is not a customer or applicant for winter energy services from a home energy vendor.

B) OPTION 5

- i) IF the applicant: has-a-household-member-who is the a customer of record of a home-energy vendor public utility for winter energy services; or has-a-household-member-who-is an applicant for winter energy services from a public utility; and elects to participate in the 12% program,

- ii) THEN the applicant shall: have paid to the home energy-vendor(s) public utility(ies) providing winter energy service an amount sufficient to cover the applicant's Shortfall on his/her winter month bills; be entitled to have his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3), if the applicant's pre-program arrearages (defined in Section 100.30) are \$500 or more, at the time of completed application,

- iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must: comply with the requirements of the 12% program (as stated in subsection (c)(2)); and, make all reasonable efforts to apply to any other appropriate source of public energy assistance; and, sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer or energy assistance and from any employer whether public or private; and when moving from

C) OPTION 6

- i) IF the applicant: is the customer of record of a home energy vendor not regulated by the ICC for winter energy services; or, is an applicant for winter energy services from a home energy vendor not regulated by the ICC; and elects to participate in the 90% average program,

- ii) THEN the applicant shall: have the account or accounts of the home energy vendor(s) serving the applicant credited for the winter months in an amount prescribed in Section 100.Appendix F. In no case may the amount credited be greater than the actual amount of the applicant's bills for winter energy services; be entitled to have his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3), if the applicant's pre-program arrearages (defined in Section 100.30) are \$500 or more, at the time of completed application,

iii)

SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must: comply with the requirements of the 90% average program as stated in subsection (c)(1); make all reasonable efforts to apply to any other appropriate source of public energy assistance; sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer whether public or private; and when moving from

one residence to another, notify the old and new home energy vendor(s) and the LAA of the change of address and of the fact of their participation in the program.

the household and the home energy vendor is not subject to regulation by the Illinois Commerce Commission;

THEN solely for the purpose of determining what benefit -- option(s) -- are -- available -- to -- the applicant; the applicant shall be treated as if his/her home energy vendor was regulated by the Illinois Commerce Commission; and receive assistance under the -- appropriate -- option identified through application of the foregoing treatment;

SUBJECT TO the requirement that even though the applicant's home energy vendor is treated as being subject to regulation by the Illinois Commerce -- Commission -- for -- the -- purpose -- of establishing -- which -- benefit -- option(s) -- are appropriate for the applicant, the benefits and administration of the benefit received by the applicant shall be in accordance with procedures applicable to a home energy vendor who is not regulated by the Illinois Commerce Commission;

EXPLANATION OF BENEFITS

90% AVERAGE PROGRAM

An applicant who elects to participate in the 90% average program must:

- A) pay during the winter months the difference between the actual home energy bill(s) for services provided during each month, and the 90% adjusted average winter energy cost detailed in Section 100. Appendix F that will be paid by the Department;
- B) pay his/her full home energy bill during the non-winter months;
- C) pay \$5 per month year round toward his/her arrearages until the arrearage balance is zero;
- D) pay during the winter months one-sixth of any outstanding deposit requested at the time of application;

12% PROGRAM

one residence to another, notify the old and new home energy vendor(s) and the LAA of the change of address and of the fact of their participation in the program.

IF the applicant has a household member who is the a customer of record of a home energy vendor for winter energy services; or, has a household member who is an applicant for winter energy services from a home energy vendor; and, elects not to participate in the 12% program,

THEN a one-time payment will be made to the home energy vendor(s) per program year on behalf of the applicant in the amount prescribed by Section 100. Appendix E.

All Eligible Applicants

An eligible applicant may receive energy assistance under any one or more of the following options:

OPTION 7 8 (EMERGENCY ASSISTANCE):

IF the applicant: is a customer of record of a home energy vendor for winter energy services, and, was receiving home energy vendor services but is now disconnected,

THEN the applicant shall receive emergency assistance consisting of an amount up to the minimum amount needed to reestablish the applicant's winter energy service, but not more than one-fifth of the total amount owed by needed to reconnect and/or establish service to the applicant, but in no case shall such assistance exceed \$750 during a program year.

SUBJECT TO the emergency assistance program requirements (as provided in subsection(c)(4)).

OPTION-8

IF the applicant, is not receiving energy assistance under any of the options 1 through 6 of this Section; and is a customer or has a household member who is a customer of a home energy vendor for winter energy services for

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An applicant who elects to participate in the 12% program must:

- A) pay during the winter months, the appropriate percentage of monthly household income under subsections (i) and (ii) through-(iv) below, and in addition, the amounts determined under subsections (c)(2)(A)(v)-(vi) (iii), (iv) and (v) (vii) below:
 - i) 12% of the monthly household income to the home energy-vendor public utility which provides the customer's primary source of heat and secondary home energy service; or
 - ii) 8% of the monthly household income to the home energy-vendor public utility which provides the customer's primary source of heat and/or 4% of the monthly household income to the home-energy vendor public utility which provides the secondary home energy service; or and in addition;
 - iii) 8% of the monthly household income to the home energy-vendor that provides the primary source of heat when the home energy vendor which provides the secondary home energy is not regulated by the Illinois Commerce Commission; or
 - iv) 4% of the monthly household income to the home energy-vendor that provides the secondary home energy service when the home energy vendor which provides the primary source of heat is not regulated by the Illinois Commerce Commission; and in addition;
 - iiiv) during the winter months one-sixth of any outstanding deposit requested at the time of application; and
 - ivvi) a total amount of five dollars (\$5) each month of the calendar year to be applied against any outstanding pre-program arrearages until the time that such arrearages are retired to a balance of zero (\$0); and
 - vvii) beginning November 1, 1991, applicants participating in Option 5 of subsection (b), shall pay for all energy usage above typical

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residential usage, adjusted for weather, unless the applicant has a medical excuse as certified to the home energy vendor by a licensed physician or local Board of Health. The Department shall promulgate standards to be used in calculating typical residential usage pursuant to the requirements of this subsection.

- B) Pay monthly during the period from May 1 through October 31, the greater of the amounts required by subsections (c)(2)(B)(i) and (ii) below; and in addition, the amount required by subsection (c)(2)(B)(iii) below:
 - i) the appropriate percentage of monthly household income in the manner specified in subsections (c)(2)(A)(i) through-(iv) and (ii); or
 - ii) the current home energy bill or bills; and
 - iii) a total amount of five dollars (\$5) each month of the calendar year to be applied against any outstanding pre-program arrearages until the time that such arrearages are retired to a balance of zero (\$0); and
 - C) Provide proof of eligibility annually between October 1 and December 31 October 26 after beginning participation in the program pursuant to the requirements of Section 100.113(a)(9) of this Part.
- 3) PRE-PROGRAM ARREARAGE REDUCTION
- The home energy vendor(s) of applicants who are entitled to pre-program arrearage reduction (subsection (b)(1)(B), Option 2 and subsection (b)(2)(B), Option 5, and Option 6) shall, each program year, be paid by the Department an amount equal to 1/5 of the applicant's pre-program arrearages, less \$60. Payment for pre-program arrearages shall be credited by the home energy vendor receiving the payments to the account of the applicant where the arrearages are posted. The home energy vendor will notify the Department of the applicant's pre-program arrearage at the same time as the home energy vendor submits its first request for payment to the Department.
- 4) EMERGENCY ASSISTANCE PROGRAM REQUIREMENTS

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A) Assistance under Option 7 8 will be limited to the provision of energy assistance funds designed to help applicants obtain a continuous supply of home energy and expedited processing. Emergency Assistance will be provided only after an applicant has actually been disconnected. Assistance under Option 8 will in no case be used to compensate for any REAPP obligations that the applicant had previously agreed to pay after November 1, 1990. Emergency Service assistance will be provided within 48 hours from the date the client application is complete (all client documentation has been submitted); 18 hours if the energy crisis is life threatening.

B) An emergency payment will not be made on behalf of an applicant unless the household makes a good-faith effort at maintaining service at the time of reconnection. A good-faith effort is defined as the applicant making payment to the household's home energy vendor(s) of not less than twelve percent of the applicant household income during the previous 90-day period. The twelve percent also includes payments made to the electric home energy vendor during the previous 90 days. Prior heating assistance payments received by the home energy vendor under REAPP will not be counted as a contribution to the good-faith effort. An applicant who has failed to make a good-faith effort will be required to provide an amount not to exceed twelve percent of the applicant household income for the previous 90-day period toward the amount needed for reconnection at the time of reconnection.

C) The amount of emergency assistance will be an amount up to the minimum amount needed to reestablish the applicant. In no case will the amount of emergency energy assistance exceed one-fifth of the total amount owed by the applicant. The applicant may only receive assistance under Option 8 one time for the primary home energy vendor and/or one time for the secondary home energy vendor during the program year. The maximum total benefit (for primary and/or secondary home energy vendors) under Option 8 will in no case exceed \$750.

D) In order to carry out this option, the Department will utilize delegate agencies and/or LAAs to provide assistance.

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d) VERIFICATION OF RENTAL EXPENSES

Rental expenses may be verified by documentation in the form of: lease/rental agreements, current rent receipt(s), verification letters from the applicant's landlord or authorized property manager.

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

Section 100.111 Status Category 1 Procedures (Applicants on Aid to Families with Dependent Children (AFDC) Assistance)

a) Application and Enrollment

1) Applications for assistance under this Section shall be submitted to and processed on a full-time basis by the LAAs between November 1 and April 30--~~Barring the remainder of the year such applications will be processed by the LAA at least two days per week, subject to State appropriations.~~ If the Department chooses to automatically recertify eligibility from the prior year's program, all eligible applicants shall be enrolled if there have been no changes in the applicant's status (e.g., IDPA eligibility, household size, change of residence, etc.) from the prior year. Automatic recertification and enrollment for this program shall be dependent upon the availability of State appropriated funds and the compatibility of Department and IDPA computer systems.

2) The applicant household is eligible to receive monthly the full benefits (as described in Section 100.100 Appendix F) for the winter period for each winter month that if they received AFDC cash assistance from IDPA during the winter. To apply for assistance, the applicant must submit a completed IDPA application form "Request for REAPP Payment" to the LAA. The LAAs shall either approve or disapprove a completed application within 30 days of its receipt and, in the event of approval, shall within the same 30 days notify the applicant, local IDPA office, and the home energy vendor electronically or in writing of the applicant's eligibility. If the application is incomplete at the time of its receipt, the LAA shall notify the applicant in writing at the time of its receipt of the application, of all the information required from the applicant to complete the application. The applicant shall submit the additional information necessary to complete the application within 15 days of the date of the notification letter. If the LAA disapproves an application, it shall within 30 days of receipt of the completed application notify the applicant

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in writing of such disapproval and reasons for disapproval and such notification must also apprise the applicant of the dispute resolution procedures set forth in 89 Ill. Adm. Code 102.80. If within 30 days of receipt of a completed application, the LAA does not send notice either approving or disapproving an application the applicant shall be permitted to pursue the dispute resolution procedure set forth in 89 Ill. Adm. Code 102.80 or to submit a new application.

3) When the home energy vendor receives written or electronic notice of a customer's of record's eligibility for assistance under Option 2 (as described in Section 100.110(b)(1)(B)), the home energy vendor shall place the customer of record on the option within 30 days. During that period, the home energy vendor shall not disconnect the customer of record for nonpayment. If a customer's of record's service is disconnected during that period, service shall be restored without penalty as soon as is practicable, and in no event later than as provided in 83 Ill. Adm. Code 280.130(f).

4) A home energy vendor may refuse to accept the notice of eligibility referred to in subsection (a)(3) above if it pertains to a person who is not a the customer of record, if it contains an incorrect account number, or if the customer of record has failed to sign the Department's "Residential Energy Assistance Partnership Program" agreement form which lists the applicant's responsibilities as detailed in Section 100.110(b)(1)(B)(iii). If the home energy vendor does not accept the notice of an applicant's eligibility, the home energy vendor must notify the applicant, the Department, and the LAA in writing within 14 days of the home energy vendor's receipt of the notice that the applicant's enrollment was rejected, the reason for the rejection and what the applicant must do prior to the home energy vendor accepting the enrollment. The notification must also apprise the applicant of the availability of the dispute resolution procedures listed in Section 100.85 of this Part. The home energy vendor's notice must give the applicant 14 days from the postmark date of the notification to eliminate the reason for rejection. During the 14-day period following the postmark date, the home energy vendor shall not disconnect a customer of record for non-payment.

5) Each home energy vendor shall inform all residential customers of record by October 1, of each year of the availability of the program set forth in this Subpart and

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the general qualifications for assistance under Option 2.

6) All written notices of discontinuance issued to residential customers of record pursuant to 83 Ill. Adm. Code 280 or the company's normal credit collection practices shall include information regarding the availability of assistance provided by this Part and the general qualifications for assistance under Option 2.

7) Default Provisions

A) A customer of record who defaults on payment under Option 2 may be removed from the option by the customer's of record's home energy vendor(s). Unless the customer of record is disconnected under subsection (a)(7)(B), the customer of record will still be eligible to receive benefits as described in this Section. The customer of record shall be reinstated by paying all amounts due the customer's of record's home energy vendor(s), except for pre-program arrearages. For the period during which the customer was removed from the option, the customer shall receive no benefits of the option. A customer of record shall only be reinstated pursuant to this subsection two times in any program year.

B) A customer of record who defaults on payment under Option 2 may be disconnected by the customer's of record's home energy vendor(s) under 83 Ill. Adm. Code 280 or normal credit practices unless reinstated under subsection (a)(7)(A) before disconnection. A customer of record disconnected under this subsection shall have only one opportunity in any program year to be reconnected and participate further in the option. In order to be reconnected and reinstated, the former customer of record shall pay all amounts due the customer's of record's home energy vendor(s), except for pre-program arrearages. For the period during which the customer of record was removed from the option or disconnected, the customer of record shall receive no benefits of the option.

C) A customer of record who voluntarily leaves Option 2 may be reinstated for assistance under the option only two times in any program year, and only if the customer of record has paid all amounts due the customer's of record's home energy vendor(s), except for pre-program arrearages. For the period during which the customer was not participating in the

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option; the customer shall receive no benefits of the option.

D) A customer of record participating in Option 2 may be removed from the option for failure to abide by the provisions of Section 100.110(c)(1), but only after the home energy vendor has provided written notice of the pending removal and the customer of record has failed to respond in accordance with the notice. The notice must allow the customer of record to satisfy the payment provisions of Section 100.110(c)(1) by making payment of the past due amount by a specified date which shall be no less than 5 days after delivery of the notice or 8 days after mailing of the notice; and

E) A customer of record who complies with the provisions of a notice issued under subsection (a)(7)(D) shall be deemed not to have defaulted under subsection (a)(7)(B) and shall not be removed from the option for the reasons which were the subject of the notice.

b) Event of Default

Failure by the participating customer of record to comply with the requirements set forth in this subsection shall constitute a default under Option 2.

c) AFDC Payment Process (Status Category 1)

1) Eligible applicants pursuant to Options 1 and 3 will receive a direct cash payment for energy assistance. This payment will be made, in accordance with appropriate interagency or grant agreements, by either the Department, the LAA, or the IDPA.

2) Eligible applicants pursuant to Option 2 will receive assistance, provided on their behalf by the IDPA to the applicant household's home energy vendor(s), equal to 90% of the adjusted average winter energy cost, detailed in Section 100. Appendix F. Payment shall be made as follows:

A) Public utilities A-home-energy-vendor which credits the accounts of customers of record who are eligible for assistance in accordance with Option 2 shall be compensated by the Department IDPA for such credits on a month-by-month basis. Such compensation shall be made within 60 days of the Department's receipt of the public utility's home-energy-vendor's request for

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payment. In order to receive payment on the applicant household's behalf, the public utility(ies) home-energy-vendor(s) must submit a request for payment to the Department. The home-energy-vendor(s) public utility(ies) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than June 30 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The IDPA will pay the public utility(ies) home-energy-vendor(s) submitting the aforementioned request, per month the lesser of the actual bill or one-sixth of the 90% of the adjusted average winter energy cost, specified in Section 100. Appendix F. Monthly payments to public utility(ies) home-energy-vendor(s) may be greater than the one-sixth amount, if during any winter month(s) the monthly payment was less than the one-sixth amount. In no case at the end of the six winter months will payment exceed 90% of the adjusted average winter energy cost specified in Section 100. Appendix F. The applicant's account shall be posted/credited with the payment within 30 days of the public utility's receipt thereof.

B)

Home energy vendors not regulated by the ICC which credit the accounts of customers of record who are eligible for assistance in accordance with Option 2 shall be compensated by the IDPA for such credits. Such compensation shall be made within 60 days of the Department's receipt of the home energy vendor's request for payment. In order to receive payment on the applicant household's behalf, the home energy vendor(s) must submit a request for payment to the Department. The home energy vendor(s) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than June 30 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The IDPA will pay the home energy vendor(s) submitting the aforementioned request, the lesser of the actual bill or the full winter benefit of the adjusted average winter energy

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cost, specified in Section 100. Appendix F. In no case at the end of the six winter months will payment exceed 90% of the adjusted average winter energy cost specified in Section 100. Appendix F. The applicant's account shall be posted/credited with the payment within 30 days of the home energy vendor's receipt thereof.

a) Category 1 - AFDC Reporting

- 1) Each home energy vendor which received payment from the Department for pre-program arrearages shall, pursuant to Section 11(b) of the Act, monitor the energy usage of the applicant on whose behalf such payment was made and report to the Department on such usage.

- 2) EACH REGULATED UTILITY SHALL REPORT ANNUALLY TO THE ILLINOIS COMMERCE COMMISSION THE AMOUNTS RECEIVED FROM THE DEPARTMENT FOR PRE-PROGRAM ARREARAGES PURSUANT TO Section 11(c) of the Act.

3) Close Out/Final Audit Report

Each home energy vendor who receives an aggregate total in excess of \$100,000 in REAPP funding attributable to any program year must undergo an audit for that program year by a certified independent accountant to substantiate the total amount requested for credits it extended during the previous winter under Option 2. A copy of the audit report must be submitted to the Department. The audit report shall specify what information was audited, the procedures performed, the home energy vendor's compliance with the provisions set forth in this Section, and the auditor's findings. The supporting work papers for the audit shall be made available to Department staff for review. The audit shall be submitted no later than the 15th of September following the winter covered by the audit. The audit shall include the independent accountant's opinion regarding the validity of the amount requested from the Department.

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

Section 100.113 Status Category 2 Procedures (Applicants not on AFDC Assistance - Block Grant Funding)

a) Application and Enrollment

- 1) Applications for assistance under this Section shall be

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submitted to and processed on a full-time basis by LAAs between November October 1, and April 30 or until program funding is depleted. Between October 1 and October 31 only applicants that are elderly, disabled, and/or applicants that have been disconnected from their primary and/or secondary home energy vendor may submit an application for assistance under this Section. During the remainder of the year such applications will be processed by the agency at least two days per week, subject to State appropriations.

- 2) The applicant household is eligible to receive monthly benefits beginning in the month in which such applicant submits a completed application to the LAA. The LAAs shall either approve or disapprove a completed application within 30 days of its receipt and, in the event of approval, shall within the same 30 days notify the applicant and the applicant's home energy vendor electronically or in writing of the applicant's eligibility. If the application is incomplete at the time of its receipt, the LAA shall notify the applicant in writing at the time of its receipt of the application, of all the information required from the applicant to complete the application. The applicant shall submit the additional information necessary to complete the application within 15 days of the date of the notification letter. In the event an applicant fails to submit the application in a timely manner or fails to submit all information necessary to complete the application, the LAA may disapprove the application. If the LAA disapproves an application, it shall within 30 days of receipt of the completed application notify the applicant in writing of such disapproval and reasons for disapproval and such notification must also apprise the applicant of the dispute resolution procedures set forth in Section 100.85. If within 30 days of receipt of a completed application, the LAA does not send notice either approving or disapproving an application, this shall be deemed a denial of the applicant's election, and the applicant shall be permitted, at the applicant's election, either to pursue the dispute resolution procedure set forth in Section 100.85 of this Part or to submit a new application.

- 3) When the home energy vendor receives written or electronic notice of a customer's of record's eligibility for assistance under Option 5 or 6 (as described in Section 100.110(b)(2)(B) and (C)), the home energy vendor shall place the customer of record on the option within 30 days. During that period, the home energy vendor shall not disconnect the customer of record for nonpayment. If a customer's of record's service is disconnected during that

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period, service shall be restored without penalty as soon as is practicable, and in no event later than as provided in 83 Ill. Adm. Code 280.130(f).

- 4) A home energy vendor may refuse to accept the notice of eligibility referred to above if it pertains to a person in the household who is not the customer of record, if it contains an incorrect account number or if the customer of record has failed to sign the Department's "Residential Energy Assistance Partnership Program" agreement form which lists the applicant's responsibilities as detailed in Section 100.110(c)(1) or (2). If the home energy vendor does not accept the notice of an applicant's eligibility, the home energy vendor must notify the applicant, the Department, and the LAA in writing within 14 days of the vendor's receipt of the notice that the applicant's enrollment was rejected, the reason for the rejection and what the applicant must do prior to the home energy vendor accepting the enrollment. The notification must also apprise the applicant of the availability of the dispute resolution procedures set forth in Section 100.85. The home energy vendor's notice must give the applicant 14 days from the postmark date of the notification to eliminate the reason for rejection. During the 14-day period following the postmark date, the home energy vendor shall not disconnect a customer of record for non-payment.

- 5) Each home energy vendor shall inform all residential customers of record by October 1, of each year, of the availability of the program provided for in this Part and the general qualifications for assistance under Option 5.

- 6) All written notices of discontinuance issued to residential customers of record pursuant to 83 Ill. Adm. Code 280 or the company's normal credit collection practices shall include information regarding the availability of the payment plan set forth in Option 5 program provided for in this Part.

- 7) Except as provided in Section 100.110(c)(2), no home energy vendor may require payment by any individual, at any time, of any amount attributable to shortfall incurred by that individual as a result of participation in Option 5. The home energy vendor shall maintain the shortfall amount on each participating customer of record so that energy assistance funds may be applied as required by subsection(c)(2).

- 8) Default Provisions

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- A) A customer of record who defaults on payment under Option 5 or 6, pursuant to the notice issued under this Section, may be removed from the option. Unless the customer of record is disconnected under subsection (a)(8)(B), the customer of record shall be reinstated by paying all amounts which would have been due under the terms of the option. A customer of record shall only be reinstated pursuant to this subsection two times in any program year.
- B) A customer of record who defaults on payment may be disconnected by the customer's of record's home energy vendor under 83 Ill. Adm. Code 280 or the company's normal credit collection practices unless reinstated under subsection (a)(8)(A) before disconnection. A customer of record disconnected under this subsection shall have only one opportunity in any program year to be reconnected and participate further in the option. In order to be reconnected and reinstated, the former customer of record shall fully comply with the applicable reconnection provisions contained in 83 Ill. Adm. Code 280. A former customer of record reconnected under this subsection will be deemed to have the same income as at the time of disconnection, unless the recertification required by subsection (a)(9) has come due, in which case the newer income amount will be used to determine eligibility for the option and the amount of monthly payments.

- C) A customer of record who voluntarily leaves Option 5 or 6 may be reinstated only two times in any program year and only if the customer of record has paid or pays in full the greater of:

- i) all monthly bills incurred during the period the customer of record was off the option, or
- ii) the amounts that would have been due under Section 100.110(c)(2) to avoid disconnection had the customer of record stayed on the option.

- D) A customer of record participating in Option 5 or 6 may be removed from assistance for failure to abide by the provisions of subsection (b) and Section 100.110(c)(1) or (2), but only after the home energy vendor has provided written notice of the pending removal and the customer of record has failed to

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respond in accordance with the notice. The notice must allow the customer of record to satisfy the payment provisions of Section 100.110(c)(1) or (2) by making payment of the past due amount by a specified date which shall be no less than 5 days after delivery of the notice or 8 days after mailing of the notice; and

E) A customer of record who complies with the provisions of a notice issued under subsection (a)(8)(D) shall be deemed not to have defaulted under this subsection and shall not be removed from the option for the reasons which were the subject of the notice.

9) Recertification

A) In accordance with subsection (a)(5), the home energy vendor shall send a notice to each customer of record participating in the Option 5 or 6 not later than October 1 advising the customer of record that he/she must apply to be recertified by the Department or he/she will be removed from the option. Between October 1 and December 31, 2006, the Department shall send a notice to each participating customer of record who has not applied for recertification reminding the customer of record that he/she must apply to be recertified. In order for the customer of record to remain eligible for the option a final determination granting recertification must be made by January 31, 2007.

B) If a home energy vendor has not received notice from the Department or its LAA by December 1 that a customer has been recertified, the home energy vendor shall send a notice by December 15 reminding that customer that he/she must apply to be recertified at the LAA by December 31 or he/she will be removed from the option.

B)(c) If a home energy vendor learns as a result of the annual recertification process described in this Section that a customer's of record's household income has increased or decreased, but the customer of record is still eligible for participation in Option 5, the home energy vendor shall, within 30 days of learning of the change, adjust the customer's of record's monthly payments in a manner consistent with subsections (c)(1) and (2).

b) Event of Default

Failure by the participating customer of record to comply with the requirements set forth in this Section shall constitute a default as set forth in Option 5 or 6.

c) Non-AFDC Payment Process (Status Category 2)

1) Eligible applicants pursuant to Option 4 (as described in Section 100.110(b)(2)(A)) will receive a direct cash payment for energy assistance in accordance with Section 100.110(b)(2)(A). This payment will be made, in accordance with appropriate grant agreements, by either the Department or the LAA.

2) To the extent that a home-energy-vendor public utility experiences a shortfall because the amounts received by the home-energy-vendor public utility pursuant to Option 5 are less than the actual amounts incurred for heating or electric service rendered, the home-energy-vendor public utility shall be compensated by the Department for such shortfall. Such compensation shall be made on a month-by-month basis and the Department shall pay 90% of the amount claimed by the home-energy-vendor public utility for a month within 60 days of the Department's receipt of the home-energy-vendor public utility's application therefor.

A) By September 15 of each year, each home-energy-vendor public utility which during the previous winter incurred shortfall under Option 5, shall be reimbursed by the Department for all such shortfall for which the home-energy-vendor public utility has not previously been paid.

B) In order to receive payment on the applicant household's behalf, the home-energy-vendor's public utility(ies) must submit a request for payment to the Department. The home-energy-vendor's public utility(ies) may submit a request for payment of shortfall as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than July 15 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The applicant's account shall be posted/credited with the payment within 30 days of the public utility's

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receipt thereof.

C) Shortfall or client percentage of income amounts that result in a credit on the applicant's account shall remain on that account to offset future shortfall. If the applicant is removed from the program through default or by voluntary action, then any credit may be used to cover any amounts that may come due for pre-program arrearage or deposits to that account previously owed. Any credit remaining on the account after applicable pre-program arrearage and deposit amounts have been reimbursed shall remain on such account or be subject to normal credit practices of the home energy vendor. In order to be reinstated on Option 5 of the program, the applicant must repay the amount of such credit that existed at the time of removal from the Option in addition to any amounts owed under Section 100.113(a)(8).

3) A home energy vendor which credits the accounts of customers of record who are eligible for assistance in accordance with Option 6 shall be compensated by the Department for such credits. Such compensation shall be made within 60 days of the Department's receipt of the home energy vendor's request for payment. In order to receive payment on the applicant household's behalf, home energy vendor(s) must submit a request for payment to the Department. The home energy vendor(s) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than June 30 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The Department will pay the home energy vendor(s) submitting the aforementioned request, the lesser of the actual bill or the full winter benefit of the adjusted average winter energy cost, specified in Section 100.110 Appendix F. In no case at the end of the six winter months will payment exceed 90% of the adjusted average winter energy cost specified in Section 100.110 Appendix F. The applicant's account shall be posted/credited with the payment within 30 days of the home energy vendor's receipt thereof.

4)3) Eligible applicants pursuant to Option 6.7 (as described in Section 100.110(b)(2)(C)) will receive assistance, provided on their behalf to the applicant household's home energy vendor(s) in an amount detailed in Section 100.110 Appendix E.

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This payment will be made, in accordance with appropriate grant agreements by either the Department or the LAA.

d) Category 2 - Non-AFDC Reporting

1) Each home energy vendor which received payment from the Department for pre-program arrearages, pursuant to Section 11 of the Act, shall monitor the energy usage of the applicant on whose behalf such payment was made and report to the Department on such usage.

2) EACH REGULATED UTILITY SHALL REPORT ANNUALLY TO THE ILLINOIS COMMERCE COMMISSION THE AMOUNTS RECEIVED FROM THE DEPARTMENT FOR PRE-PROGRAM ARREARAGES PURSUANT TO SECTION 11(c) OF THE ACT.

3) Close Out/Final Audit Report

Each home energy vendor who receives an aggregate total in excess of \$100,000 in REAPP funding attributable to any program year must undergo an audit for that program year by a certified independent accountant to substantiate the total amount requested for ~~shortfall~~ credits it extended during the previous winter under Option 5 or 6. A copy of the audit report must be submitted to the Department. The audit report shall specify what information was audited, the procedures performed, the home energy vendor's compliance with the provisions set forth in this Section, and the auditor's findings. The supporting work papers for the audit shall be made available to Department staff for review. The audit shall be submitted no later than the 15th of September following the winter covered by the audit. The audit shall include the independent accountant's opinion regarding the validity of the amount requested from the Department.

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

Section 100.117 Supplemental Assistance (Repealed)

The following Section is only applicable for supplemental assistance provided prior to November 17, 1989:

a) Prior to November 17, 1989, the Illinois Commerce Commission (ICC) operated -- a -- supplemental -- assistance -- option -- which -- provided supplemental energy assistance payments to home energy vendors on behalf of households who were eligible for energy assistance (see Section 100.120 for eligibility) -- and -- had -- participated -- in -- a Percentage -- of -- income -- payment -- option: -- A -- percentage -- of -- income

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option is a program for eligible low-income home-energy vendor customers which is designed to lower their bills. To receive assistance the household must pay a percentage of their income toward their home-energy bills. Operation of this option was contingent upon availability of funds through state appropriations.

b) The supplemental payments were made on the household's behalf to all home-energy vendors who provided service pursuant to a percentage of income payment program. The actual amount of the supplemental payments was the difference between the billings for service used by the household and the customer's monthly payments due under the program, minus any energy assistance payments made to the customer's account on behalf of the household. This included both payments made directly by the household and payments received by the home-energy vendor on the household's behalf. In accordance with Section 4-2 and 4-3 of the Energy Assistance Act (Ill. Rev. Stat. 1989, ch. 111-2/3, pars. 1304.2 and 1304.3) and subsection (c), the Department shall make supplemental payments to home-energy vendors that participated in percentage of income payment programs in Illinois.

e) The ICG administered the Illinois Residential Affordable Payment Program (IRAPP), a percentage of income payment program, through the regulated utilities in the State of Illinois. Program specifics and eligibility can be found in ICG rules entitled "Energy Assistance" (83 Ill. Adm. Code 201). Utility companies operating programs under the Energy Assistance Act may be required to undergo an audit in accordance with Section 4-3 of the Energy Assistance Act. The ICG shall by order determine the amount properly payable to each utility for supplemental assistance (shortfall) under the program for the period ended November 30, 1989. Within 60 days after entry of each such order, the Department shall pay to the utility the amount which the ICG has found to be properly payable. Within 60 days of the entry by the ICG of an order finding the amount properly payable to a utility for supplemental assistance (shortfall) under the program for the period of December 1, 1987 through October 31, 1989, the Department shall, from the fund appropriated to it for shortfall under the program, pay to the utility the amount which the ICG has found to be properly payable.

d) Home-energy vendors not regulated by the ICG, which participate in other percentage of income programs, shall submit a letter to the Department requesting supplemental assistance. Each home-energy vendor must undergo an independent audit by an independent accountant to substantiate the supplemental assistance amount that it has requested. A copy of the audit report must be submitted to the Department. The audit report shall specify what

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information was audited, the procedures performed, the home-energy vendor's compliance with the provisions set forth in this Part, and the auditor's findings. The supporting working papers for the audit shall be made available to Department staff for review. The Department will then enter into a contract with each home-energy vendor allowing disbursement of payment.

(Source: Repealed at 15 Ill. Reg. 3437, effective February 25, 1991.)

Section 100.120 Determination of Household Eligibility

a) Household applications for assistance through program options contained in Sections 100.111 through 100.117 will be accepted on a year-round basis by local administering agencies, if there are sufficient funds allocated to the LAA to grant assistance through program options.

b) Eligibility requirements for Section 100.110(b)(1)(A) through (C) and Section 100.110(b)(3)(A) and (B) of this Part is limited to households that are receiving Aid to Families with Dependent Children under Article IV of the Illinois Public Aid Code. LAAs are responsible for determining household eligibility in accordance with the Act. Payments should be made under Section 100.110(b)(1)(B) and (C) of this Part only with respect to applicant household and such customer of record is a member of the household in which the customer of record is receiving Aid to Families with Dependent Children under Article IV of the Illinois Public Aid Code. If the customer is a former member of the household, and has permanently left such household, and another member of the household is receiving AFDC funding and has assumed responsibility for the home-energy vendor(s) account, then such household will be eligible for assistance. In such cases, such household member's signature on the Department's Residential Energy Assistance Partnership Program agreement form, which lists the applicant's responsibilities as detailed in Section 100.118(c)(1), shall constitute acceptance by the household and the home-energy vendor of that household member's responsibility for that account.

c) Eligibility Requirements for Section 100.110(b)(2)(A) through (C) and Section 100.110(b)(3)(A) and (B) of this Part is for a 30-day period, based on 125% of the OMB Poverty Guidelines. LAAs are responsible for determining household eligibility in accordance with Section 2605(b)(2) of the Omnibus Budget Reconciliation Act of 1981 (Public Law 97-35) (codified at 42 U.S.C. 8621 et seq.) and shall MAKE PAYMENTS UNDER THIS TITLE ONLY WITH RESPECT TO -

1) The customer of record must be a member of the household that applies for assistance and be a member of the

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household. If the customer is a former member of the household, and has permanently left such household, and another member of the household has assumed responsibility for the home energy vendor(s) account, then such household will be eligible for assistance. Such household members customer of record's signature on the Department's "Residential Energy Assistance Partnership Program" agreement form, which lists responsibilities as detailed in Section 100.110(c)(2), shall constitute acceptance by the household customer of record and the home energy vendor of that household member's responsibility for that account.

- 2) A household applying for emergency service must meet:
 - A) income guidelines as specified in subsection(c);
 - B) be disconnected from their primary and/or secondary heat source; and
 - C) have paid toward their primary and/or secondary heat source within the past 90 days a "good faith" payment of not less than twelve percent of the household's past 90 day income. The twelve percent rule may be waived in cases of extreme economic hardship. Extreme economic hardship exists when the household's source of income has been permanently terminated for at least 30 days and a new source of income has not commenced.

d) Application Requirements - A client application for assistance under Status Category 2 (set forth in Section 100.110(a)(1)) is complete when it contains:

- 1) a copy of utility bill(s) or landlord statement that energy payments are included in the rent;
- 2) proof of income for any household member age 18 or older (e.g., check stub or public aid green card);
- 3) for an applicant whose utility service has been disconnected and is applying for an emergency service payment, proof that the household has paid 12% of its household income over the last 90 days toward its utility bills (e.g., a copy of the applicant's utility bills);
- 4) head of household information;
- 5) dwelling information;

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- 6) household income information; and
 - 7) home energy information.
- e)8) A client application for assistance under Status Category 1 set forth in Section 100.110(a)(2), shall consist of a completed Illinois Department of Public Aid "Request for REAPP Payment" application form.
- f)9) Notification Requirements - Households will receive written notification regarding eligibility determination within 30 days of the date the client application is complete. Additionally, home energy vendors (e.g., utility companies) receiving a payment on behalf of an eligible household will be notified in writing of the household's eligibility.

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

Section 100. Appendix E REAPP Direct Payment Matrix

SOUTHERN REGION			
If Primary Vendor is:		Payment Will Be:	
		Primary Only	Secondary Only Primary and Secondary
Gas			
Wood			Primary \$100
Coal			Secondary \$ 50
Other	\$150	\$150	
LP Gas			Primary \$117132
Oil	\$175200	\$175200	Secondary \$ 58 68
All Electric	\$200		
Does Not Pay			
Own Bills			
All Utilities	\$150		
Included in			
Rent			
NORTHERN REGION			
If Primary Vendor is:		Payment Will Be:	
		Primary Only	Secondary Only Primary and Secondary
Gas			
Wood			Primary \$120
Coal			Secondary \$ 60
Other	\$180	\$180	
LP Gas			Primary \$140160
Oil	\$210240	\$210240	Secondary \$ 70 80
All Electric	\$240		
Does Not Pay			
Own Bills			
All Utilities	\$180		
Included in			
Rent			

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

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Section 100. Appendix F

90% of the Adjusted Average Winter Energy Cost (Monthly Allowable Payment)									
AFBE									
REGION I (SOUTH)									
HOUSEHOLD SIZE	1	2	3	4	5	6	7	8	
FUEL									
Natural Gas	\$ 73	\$ 75	\$ 77	\$ 80	\$ 82	\$ 84	\$ 86	\$ 89 88	
Electricity	\$ 31 34	\$ 36 39	\$ 40 43	\$ 44 48	\$ 49 53	\$ 53 58	\$ 58 63	\$ 62 68	
Total	\$104 107	\$111 114	\$117 121	\$124 128	\$131 135	\$137 142	\$144 149	\$151 156	
All Electric	\$ 75 82	\$ 96 105	\$117 128	\$138 151	\$159 173	\$180 196	\$201 214	\$222 237	
Other Primary									
Electricity	\$ 59 87	\$ 68 89	\$ 77 92	\$ 87 95	\$ 96 97	\$106 100	\$115 103	\$124 106	
Total	\$ 91 34	\$ 96 39	\$ 104 43	\$ 113 48	\$ 121 53	\$ 129 58	\$ 137 63	\$ 145 68	
	\$ 90 121	\$104 128	\$117 135	\$131 143	\$145 150	\$159 158	\$173 166	\$186 174	
REGION II (NORTH)									
HOUSEHOLD SIZE	1	2	3	4	5	6	7	8	
FUEL									
Natural Gas	\$ 97	\$100 99	\$102	\$104	\$106	\$108	\$111 110	\$113 112	
Electricity	\$ 33 36	\$ 37 41	\$ 42 45	\$ 46 50	\$ 51 55	\$ 55 60	\$ 60 65	\$ 64 70	
Total	\$130 133	\$137 140	\$144 147	\$150 154	\$157 161	\$163 168	\$171 175	\$177 182	
All Electric	\$ 87 95	\$108 118	\$129 141	\$150 160	\$171 187	\$192 210	\$213 233	\$234 256	
Other Primary									
Electricity	\$ 76 116	\$ 85 118	\$ 95 121	\$104 124	\$113 126	\$123 129	\$132	\$142 135	
Total	\$ 93 36	\$ 97 41	\$ 104 45	\$ 111 50	\$ 118 55	\$ 125 60	\$ 132 65	\$ 140 70	
	\$109 152	\$122 159	\$137 166	\$150 174	\$164 181	\$178 189	\$193 197	\$206 205	

(Source: Amended at 15 Ill. Reg. 3437, effective February 25, 1991)

DEPARTMENT OF CORRECTIONS
NOTICE OF ADOPTED RULES

DEPARTMENT OF CORRECTIONS
NOTICE OF ADOPTED RULES

- 1) Heading of the Part: IMPACT INCARCERATION PROGRAM
- 2) Code Citation: 20 Ill. Adm. Code 460
- 3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
460.10	Adopt
460.12	Adopt
460.15	Adopt
460.20	Adopt
460.30	Adopt
460.40	Adopt
460.50	Adopt
460.60	Adopt
460.70	Adopt
460.80	Adopt
460.90	Adopt
- 4) Statutory Authority: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2 and 1005-8-1.1, as amended by P.A. 86-1182 and 86-1183, effective August 20, 1990).
- 5) Effective Date of Rules: February 24, 1991
- 6) Does this rulemaking contain an automatic repeal date? Yes
X No
- 7) Do these rules contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: February 22, 1991
- 9) Notice of Proposal Published in Illinois Register:
November 16, 1990 14 Ill. Reg. 18421
(issue date)
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version: References to codified rules have been corrected in accordance with codification requirements.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Not applicable; the Joint Committee has not held a hearing on these rules. These rules are being filed upon expiration of the Second Notice Period on February 21, 1991. The Department has not agreed to extend the notice period.

- 13) Will these rules replace emergency rules currently in effect? Yes
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rules: To permanently adopt emergency rules regarding the Impact Incarceration Program in accordance with Public Acts 86-1182 and 86-1183. These rules establish eligibility and screening criteria for acceptance in the program, define program requirements, establish reasons for termination of a committed person's program participation, provide for a hearing prior to removal from the program, and provide a grievance process for committed persons participating in the program.
- 16) Information and questions regarding these adopted rules shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Department of Corrections
Address: 1301 Concordia Court
P. O. Box 19277
Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the Adopted Rules begins on the next page:

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER d: PROGRAMS AND SERVICES

PART 460
IMPACT INCARCERATION PROGRAM

Section	
460.10	Applicability
460.12	Definitions
460.15	Responsibilities
460.20	Eligibility Criteria
460.30	Screening and Placement
460.40	Program Requirements
460.50	Training and Disciplinary Procedures
460.60	Program Terminations
460.70	Program Review Hearings
460.80	Successful Program Completion
460.90	Grievances

AUTHORITY: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2 and 1005-8-1.1, as amended by P.A. 86-1182 and 86-1183, effective August 20, 1990).

SOURCE: Emergency rule adopted at 14 Ill. Reg. 17084, effective September 27, 1990, for a maximum of 150 days; adopted at 15 Ill. Reg. 3479, effective February 24, 1991.

Section 460.10 Applicability

This Part is applicable to persons committed to the Adult Division of the Department of Corrections who have been approved by the courts and accepted by the Department for placement in the Impact Incarceration Program.

Section 460.12 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

"Impact Incarceration Program" means a structured, specialized, voluntary program administered by the Department for youthful offenders which emphasizes self-control and self-esteem through military style regimentation, physical training and labor.

education, and counseling. The short-term program is offered to eligible offenders approved by the courts and accepted by the Department.

"Program" means the Impact Incarceration Program.

Section 460.15 Responsibilities

- Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Part to another person or persons or designate another person or persons to perform the duties specified.
- No other individual may routinely perform duties whenever a Section in this Part specifically states the Director or Chief Administrative Officer shall personally perform the duties. However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

Section 460.20 Eligibility Criteria

In order to be eligible to participate in the Impact Incarceration Program, the committed person shall:

- Be not less than 17 years of age nor more than 29 years of age at the time of the sentencing order.
- Never have served a sentence of imprisonment for a felony in an adult correctional facility.
- Not have been convicted of a Class X felony, first or second degree murder, armed violence, aggravated kidnapping, criminal sexual assault, aggravated criminal sexual abuse or a subsequent conviction for criminal sexual abuse, forcible detention, or arson.
- Be sentenced to a term of imprisonment of at least 1 year but not more than 5 years.
- Be physically able to participate in strenuous physical activities or labor.
- Not have any mental disorder or disability which would prevent participation in the program.
- Consent in writing to participation in the program and to the terms and conditions thereof.

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- h) Be approved for placement in the program in the court's sentencing order.

Section 460.30 Screening and Placement

- a) Committed persons approved by the courts shall, subject to availability of space, be screened for placement in the program at a reception and classification center or unit in accordance with 20 Ill. Adm. Code 503.Subpart A. In determining program approval of eligible committed persons, the Department may also consider, among other matters:

- 1) The committed person's criminal history, including outstanding warrants or detainers.
 - 2) Whether the committed person has a history of escaping or absconding or attempting to escape or abscond.
 - 3) Whether the committed person's participation in the program would pose a risk to the safety and security of any person or the facility.
 - 4) The committed person's grade status.
 - 5) The committed person's disciplinary record and institutional adjustment.
 - 6) Availability of space in the program.
 - 7) Whether the committed person has any known enemies in the program.
- b) The committed person shall be evaluated by a physician and mental health professional to determine whether he is physically and mentally able to participate in the program.
- c) The committed person shall sign a consent to participate in the program and to adhere to the terms and conditions of the program.
- d) If the committed person's screening indicates the committed person is eligible for acceptance in the program, the committed person may be assigned to a correctional facility until such time as space is available in the program. In order to remain eligible for acceptance in the program, the committed person must, among other matters, maintain eligibility requirements and a positive disciplinary record and institutional adjustment while awaiting transfer to the program facility. Acceptance in the program shall not be deemed to occur until such time as the committed person is

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admitted to the impact incarceration program facility. The committed person may grieve a determination that he is no longer eligible for acceptance in the program in accordance with Section 460.90.

- e) Committed persons not accepted by the Department for placement in the program shall be assigned to a correctional facility to serve the sentence imposed by the sentencing court.
- f) The Department shall notify the sentencing court in writing of a committed person's acceptance in the Impact Incarceration Program.

Section 460.40 Program Requirements

- a) Committed persons participating in the program shall actively serve 120 days in the Impact Incarceration Program, not including time served in correctional facilities while awaiting transfer to the program. Days actively served means days in which the committed person was present at the impact incarceration program facility and participated in scheduled daily routines. Committed persons shall be excused from active service for up to three days due to writs, furloughs, or temporary transfer to another facility for medical treatment. Any other time which is not spent in active service shall not be credited towards completion requirements. Time required to be served in the program shall not be reduced by the accumulation of good time. The total time a committed person shall serve in the program may be extended in accordance with Section 460.70(h), but shall not exceed 180 active days.
- b) A committed person who has been removed from the program and later readmitted in accordance with Section 460.90 shall receive credit for previous days served in the program.
- c) Committed persons shall be required to participate in physical training and labor, military formation and drills, regimented activities, education, counseling, and other program activities required by the Department.
- d) Committed persons shall be provided with, have access to, and be required to adhere to all departmental rules and facility requirements of the program, including rules of behavior and conduct and grooming standards.
- e) Committed persons shall be provided with clothing, bedding, linens, writing materials, and initial supplies of personal hygiene items.
- f) Committed persons shall be afforded the rights and privileges set forth in 20 Ill. Adm. Code 525 with the following exceptions:

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- 1) Visits shall not be allowed during the first 60 days of the program and telephone calls shall not be allowed during the first 30 days of the program, except for visits from and telephone calls to attorneys and their paralegals and investigators, clergy, or in an emergency.
- 2) Packages and publications shall be prohibited and shall be returned to the sender at the sender's expense if the sender's identity can be determined. If, within five days of receipt, the sender's identity cannot be determined and the committed person does not designate another person to receive such materials at his expense, the materials shall be disposed of by the facility.
- 3) Permission to marry shall not normally be granted.
- g) Committed persons shall be provided a standard credit amount for canteen trading each week. This amount shall not accumulate. Committed persons shall be required to trade for necessary personal hygiene items when initial State-issued items are depleted prior to obtaining other canteen items.
- h) Receipt and deposit of funds shall be in accordance with 20 Ill. Adm. Code 205 and 525. However, committed persons shall be prohibited from expending trust fund monies, except as approved by the Chief Administrative Officer.
- i) Except as provided in this Part or as otherwise determined by the Chief Administrative Officer, privileges, services, and other requirements set forth in departmental rules shall not apply to committed persons accepted in the Impact Incarceration Program.

Section 460.50 Training and Disciplinary Procedures

- a) Committed persons shall be subject to disciplinary action for commission of infractions as set forth in 20 Ill. Adm. Code 504. Subpart A. However, disciplinary procedures set forth in 20 Ill. Adm. Code 504 shall not be applicable to persons committed to the program except in cases in which the Department seeks to revoke good time.
- b) As an alternative to the disciplinary procedures set forth in 20 Ill. Adm. Code 504, training alternatives as determined appropriate by the Chief Administrative Officer or demerits may be summarily imposed by the shift commander or designee for all other infractions of rules or program requirements. The alternative training utilized shall be based, among other matters, upon:

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- 1) The seriousness of the infraction;
- 2) Previous training alternatives used for the same infraction;
- 3) Previous training alternatives used for other infractions; and
- 4) The frequency in which training alternatives have been used.
- c) Alternative training requirements shall include, but not be limited to:
 - 1) Verbal counseling of the committed person;
 - 2) Physical training as approved by the Chief Administrative Officer;
 - 3) Restriction to room or bunk;
 - 4) Extra duty or labor;
 - 5) Assignment change;
 - 6) Extra drill;
 - 7) Additional educational, counseling, or other program activities;
 - 8) Loss or restriction of privileges including, but not limited to, visits, telephone, television viewing, and canteen. However, legal and chaplaincy visits and access to legal materials shall not be limited or restricted as a training alternative.
- d) Committed persons may be issued demerits which document infractions of rules or program requirements.

Section 460.60 Program Terminations

- a) Committed persons may voluntarily terminate participation in the program. A notice of termination shall be signed by the committed person. Once the committed person has been voluntarily removed from the program, the committed person shall not be readmitted to the program for any reason.
- b) Committed persons may be involuntarily terminated from the program by the Department for the following reasons:

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- 1) The committed person is found guilty of a major rule violation in accordance with 20 Ill. Adm. Code 504. Subpart A.
- 2) The committed person is determined not to meet the eligibility criteria or requirements for Department approval as outlined in Sections 460.20 and 460.30.
- 3) Noncompliance with program requirements as documented by 12 or more demerits.
- c) Prior to involuntary termination from the program, the committed person shall be afforded a disciplinary hearing in accordance with 20 Ill. Adm. Code 504. Subpart A or a Program Review Hearing in accordance with Section 460.70. Any recommendation to involuntarily terminate a committed person from the program shall be reviewed and approved by the Director.
- d) The committed person may be transferred to another correctional facility prior to any hearing required by this Part or 20 Ill. Adm. Code 504. In the event the committed person is found not to have committed the infraction or program termination is not deemed appropriate, the committed person shall be returned to the impact incarceration program facility.
- e) Committed persons terminated from the program shall serve the sentence imposed by the sentencing court. The committed person shall receive credit for good time which has not been revoked for time served in the program.

Section 460.70 Program Review Hearings

- a) The Chief Administrative Officer shall appoint one or more hearing officers to conduct Program Review Hearings.
- b) A Program Review Hearing shall be conducted when the committed person has been referred for possible extension of time to be served in the program or involuntary termination from the program for reasons other than a major rule infraction as set forth in Section 460.60. Referrals may be made by administrative, program, or security staff and shall be subject to review by the shift commander to determine whether a hearing is warranted.
- c) The committed person shall receive written notice no less than 24 hours prior to the hearing. The committed person may waive the 24-hour advance notice. The waiver shall be in writing.
- d) The committed person shall have the opportunity to appear before and address the hearing officer who shall be appointed by the Chief

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Administrative Officer. However, failure to appear before and address the hearing officer may be adversely construed against the committed person by the hearing officer.

- 1) The committed person may make any relevant statement or produce any relevant documents in his defense.
- 2) Prior to the hearing, the committed person may request that witnesses be interviewed. The request shall be in writing in the space provided on the hearing notice and shall include an explanation of what the witnesses would state. A means shall be provided for committed persons to submit witness request slips. If the committed person fails to make the request in a timely manner before the hearing, the hearing officer may disapprove witness requests or he may grant a continuance for good cause shown.
- 3) The committed person may, upon written request and for good cause shown, be granted additional time to prepare his defense.
- 4) The committed person shall not have the right to either retained or appointed counsel. The committed person may request the assistance of a staff member in the preparation of his defense if he is illiterate, does not speak English, or when other circumstances exist which preclude him from adequately preparing his defense.
- e) Any person who initiated the referral for a hearing, or who witnessed the incidents which form the basis for the referral, or who conducted a formal investigation into the allegations for program termination, or who is otherwise not impartial shall not serve as the hearing officer for the committed person's Program Review Hearing.
- f) The hearing officer may interview witnesses or review summaries of their testimony prior to or at the hearing and review any information relevant to the hearing.
 - 1) The committed person does not have the right to confront or cross-examine any witnesses but may submit questions for the witnesses to the hearing officer prior to the hearing.
 - 2) The hearing officer may exclude any witnesses requested by the committed person if their testimony would be, among other matters, irrelevant, cumulative, or would jeopardize the safety or disrupt the security of the facility or any person.

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If any witness is excluded, a written reason shall be provided.

- g) The hearing officer may continue the hearing when additional information is needed, for further investigation, or for good cause shown by the committed person.
- h) The hearing officer shall take one of the following actions, based upon the relevant information admitted:
 - 1) Find that the committed person's actions do not warrant termination from the program or any other action. In that case, the hearing officer shall order that the program review hearing be dismissed and the notice be expunged from the committed person's master record file. A copy shall be maintained in an expungement file.
 - 2) Find that further investigation or information is necessary to determine if the committed person's actions warrant termination from the program.
 - 3) Find that further observation of the committed person's performance in the program is needed and continue the hearing.
 - 4) Find that the committed person's actions do not warrant program termination, but recommend one or more of the following actions:
 - A) Training alternatives in accordance with Section 460.50.
 - B) Increased time in the program, not to exceed a total of 180 days of active service in the program.
 - C) Programming changes.
 - 5) Find that the committed person's actions warrant program termination and recommend that he be terminated from the program.

- i) A record, signed by the hearing officer, which contains a summary of oral and written statements and other information presented, the reasons for the decision, and the action recommended shall be submitted to the Chief Administrative Officer for review and approval. If the safety and security of the facility or any person may be jeopardized by certain references in the written record, they may be deleted but the fact that omissions have been made

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shall be noted on the summary, along with a finding that material is being deleted based on safety or security concerns.

- j) The Chief Administrative Officer shall review all Program Review Hearing dispositions. The Director shall review all Program Review Hearing dispositions which recommend that the committed person be terminated from the program.
 - 1) The Director or Chief Administrative Officer may take the following actions:
 - A) Confirm the disposition in whole or in part.
 - B) Order additional or new proceedings.
 - C) Suspend or overturn the disposition.
 - D) Approve other actions in accordance with Section 460.50.
 - 2) The Director or Chief Administrative Officer shall not increase, but may reduce, the dispositions imposed.
 - k) The committed person shall be provided with a copy of the written summary which includes the action approved by the Chief Administrative Officer and a copy shall be placed in his master record file.
 - 1) The committed person shall be informed of the opportunity to appeal any adverse decision through the grievance procedure outlined in Section 460.90.

Section 460.80 Successful Program Completion

- a) A committed person shall be deemed to have successfully completed the program upon completion of 120 active days of participation in the program and any extended time required to be served in the program as provided in this Part.
- b) Upon successful completion of the program, the committed person shall serve a term of mandatory supervised release.
- c) The Department shall certify in writing the committed person's successful completion of the program to the sentencing court.

Section 460.90 Grievances

- a) Grievances shall be processed in accordance with 20 Ill. Adm. Code 504. Subpart F with the following exceptions:

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- 1) The Grievance Officer shall submit a recommendation to the Chief Administrative Officer within 5 working days of receipt of the grievance, whenever possible.
- 2) The Chief Administrative Officer shall advise the committed person in writing of the decision within 5 working days after receiving the Grievance Officer's report, whenever possible.
- 3) The committed person may appeal the facility's decision in writing to the Director within 10 working days of receipt of the written decision.
- 4) The Director shall determine whether the grievance requires a hearing before the Administrative Review Board.
 - A) If it is determined that the grievance is without merit or can be resolved without a hearing, the committed person shall be advised of the disposition, in writing, within 10 working days of receipt of the grievance, whenever possible.
 - B) If an Administrative Review Board hearing is required, the Board shall submit a written report of the findings and recommendations to the Director within 15 working days of receipt of the grievance, whenever possible.
 - C) The Director shall review the findings and recommendations of the Administrative Review Board and make a final written determination within 10 working days of receipt of the Board's report, whenever possible.
- b) A committed person may file a written grievance requesting to be admitted or readmitted to the Impact Incarceration Program whenever the factors which made him ineligible for the program have been resolved.
- c) Committed persons shall not be permitted to file grievances in regard to voluntary terminations from the program.

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1) The Heading of the Part: Twin Trifecta Exchange2) Code Citation 11 Ill. Adm. Code 4403) Section Number:

440.10

Adopted Action:

New Section

440.20

New Section

440.30

New Section

440.40

New Section

440.50

New Section

440.60

New Section

440.70

New Section

440.80

New Section

440.90

New Section

440.100

New Section

440.110

New Section

440.120

New Section

440.130

New Section

440.140

New Section

440.150

New Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 8, par 37-9(b)5) Effective Date of Rule: February 21, 19916) Does this rulemaking contain an automatic repeal date? No7) Does this amendment contain incorporation by reference? No.8) Date filed in Agency's Principal Office: February 21, 19919) Notice of Proposal Published in Illinois Register:

14 Ill. Reg. 8975 - June 8, 1990

10) Has JCAR issued a Statement of Objections to this (these) rule(s)?
No.

11) Differences between proposal and final version: Section 440.20 "Associations" changed to "organization licensee's". Section 440.40 "(Ill. Rev. Stat. 1989, ch. 8, par. 37-26.2)" inserted after "interests". Section 440.70(b) "these rules" changed to "subsection (a)". Section 440.80 "(11 Ill. Adm. Code 409)" inserted after "races". Section 440.120 "(e.g., extenuating circumstances forcing the cancellation of races)" inserted after "public". Section 440.30 "for" changed to "from". Sections 440.40, 440.50(a) and (b), 440.70 and 440.90 "will" and "must" changed to "shall".

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

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- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This rulemaking establishes a new exotic pari-mutuel race and guidelines for the wagering pool.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board
Legal Department
State of Illinois Center
100 West Randolph
Suite 11-100
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED RULES

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER I: ILLINOIS RACING BOARD
SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 440
TWIN TRIFECTA EXCHANGE

Section	
440.10	Twin Trifecta Exchange Wager
440.20	Sale and Exchange of TTE Tickets
440.30	Transfer of Tickets Prohibited
440.40	Pool Calculations
440.50	Distribution of Divided Pool
440.60	Failure to Select
440.70	"Exchange" Tickets
440.80	Trifecta Rules Shall Apply
440.90	Scratches
440.100	Dead Heats
440.110	No Winning Combinations
440.120	Jackpot Pool
440.130	Races Cancelled
440.140	Rules Displayed
440.150	Minimum Price

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch. 8, par. 37-9(b)).

SOURCE: Adopted at 15 Ill. Reg. 3492, effective February 21, 1991.

Section 440.10 Twin Trifecta Exchange Wager

A Twin Trifecta Exchange (TTE) wager requires the selection of the three horses that will finish first, second and third in each of the two designated TTE races in the exact order as officially posted. The TTE pool shall be calculated in a pool entirely separate from all other wagering pools.

Section 440.20 Sale and Exchange of TTE Tickets

TTE tickets shall be sold and exchanged only from the organization licensee's ticket-issuing machines. Sale of TTE tickets other than from the organization licensee's ticket-issuing machines or from one individual to another shall be deemed illegal and prohibited.

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Section 440.30 Transfer of Tickets Prohibited

Exchange tickets shall be non-transferable. Holders of transferred exchange tickets shall not be entitled to any winnings. Persons involved in the unauthorized transfer of exchange tickets shall be subject to exclusion from the grounds of the organization licensee.

Section 440.40 Pool Calculations

Commissions shall be deducted from the TTE Daily Divided pool in accordance with state law for wagers involving three or more betting interests (Ill. Rev. Stat. ch. 8, par. 37-26.2). The net pool shall then be divided into two separate pools of equal amounts.

Section 440.50 Distribution of Divided Pool

- a) The first part of the divided net pool shall be distributed to the holders of the TTE tickets selecting the first three horses in order on the first Twin Trifecta race, in accordance with established pari-mutuel practice. The term "First part of Divided Pool" shall mean one-half of the net distributable pool of the total money wagered on the TTE on the current program only and specifically excluding therefrom any carryover of any special cumulative second race TTE pool from any previous program.

- b) The second part of the divided pool shall be placed in a separate pool to be distributed to the holders of "second half" TTE tickets selecting the first three horses, in order, on the second designated TTE race, in accordance with established pari-mutuel practice.

Section 440.60 Failure to Select

- a) In the first half of the TTE only, if there is a failure to select, in exact order, the first three horses, payoffs and exchanges shall be made on TTE tickets selecting in the following order of priority:
 - 1) The first two horses in exact order;
 - 2) The first horse;
- b) Failure to select the winner to win, regardless of the selection of the exact order of the second and/or third horse shall cause a refund of all TTE tickets.

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Section 440.70 "Exchange" Tickets

- a) After the official declaration of the first three horses to finish in the first race of the TTE, each bettor shall, prior to the running of the second TTE race, exchange such winning ticket for both the monetary value established by the totalizer for such ticket and a TTE "exchange" ticket which shall designate the three horses to finish in the second TTE race. No further money shall be required of the holders of the winning ticket in order to make the exchange.

- b) No tickets upon the second TTE race shall be issued except upon surrender of the winning TTE ticket from the first race as described in these rules.

- c) If a winning TTE ticket from the first race is not presented for cashing and exchanged within the time provided, the bettor may still collect the monetary value attached to the ticket but forfeits all rights to any distribution of the second race TTE pool.

Section 440.80 Trifecta Rules Shall Apply

Unless provided otherwise in these rules, all Illinois Racing Board rules governing trifecta races shall apply to both TTE races.

Section 440.90 Scratches

If a horse is scratched from either race of the TTE, all TTE tickets on the scratched horse shall be refunded.

Section 440.100 Dead Heats

In the event of a dead heat or dead heats in either the first or second half of the TTE, all TTE tickets selecting the correct order of finish counting a horse in a dead heat as finishing in any position dead-heated shall be winning tickets. In the case of the dead-heat occurring in the first half, the payoff shall be calculated in the same manner as a win pool. In the case of the dead-heat occurring in the second half, contrary to the usual pari-mutuel practice, the aggregate number of winning tickets shall be divided into the net pool and be paid the same payoff price.

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Section 440.110 No Winning Combinations

In the event there is no TTE ticket issued selecting the officially declared first three finishers of the second TTE race in the exact order, such second race pool, as divided earlier, shall be held for the next consecutive program and combined with that program's second race TTE pool. This sum shall be termed the "Carryover Jackpot". Distribution of the special cumulative second race TTE pool shall be made only upon the selection, in exact order, of the first three officially declared finishers of the second TTE race or unless a mandatory distribution is required.

Section 440.120 Jackpot Pool

On the last program of a meeting or the last program during consecutive race meetings of the same type of racing at the same race track, or upon order of the Executive Director, a mandatory distribution shall be declared by the organization licensee and shall be advertised to the public (e.g., extenuating circumstances forcing the cancellation of races). When a mandatory distribution is required, all of the carryover jackpot shall be distributed even if no ticket combines the exact winning combination. In the event there are no winners, the sum of the combined pools shall be distributed equally to holders of valid exchange tickets, or if no valid exchange tickets were issued, in accordance with Section 440.60.

Section 440.130 Races Cancelled

In the event the second TTE race is cancelled for any reason, or if wagering on the second race is unavailable at any wagering facility which accepted wagers on the first TTE race, the entire net pool for that day shall be distributed to holders of tickets correctly selecting the first TTE race and any carryover pool shall remain undistributed and added to the pool for the next program.

Section 440.140 Rules Displayed

This Part shall be prominently displayed in the official program on any day the TTE is offered.

Section 440.150 Minimum Price

TTE tickets shall not be sold in denominations of less than \$1.00.

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- 1) Heading of the Part: Alcoholic Liquor Act
- 2) Code Citation: 86 Ill. Adm. Code 420
- 3) Section Numbers: Adopted Action:
420.50 Amendment
420.90 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 43, pars. 163a and 164
- 5) Effective Date of Amendment(s): February 21, 1991
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: February 21, 1991
- 9) Notice of Proposal Published in Illinois Register:
September 28, 1990, 14 Ill. Reg. 15762
(issue date)
- 10) Has ICAR issued a Statement of Objections to this Rule?: No
- 11) Differences between proposal and final version: At the request of ICAR, changed "Alcoholic Liquors" to "alcoholic liquors" in the Authority Section.
- 12) Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes
- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part?: No
- 15) Summary and Purpose of Amendment(s): Conformance of the rules to provisions of P.A. 83-1428 and P.A. 86-654; i.e. penalty applicable to holder of a non-beverage user's license who disposes of alcoholic liquor in a form fit for beverage purposes, and place for retention of records.

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- 16) Information and questions regarding this adopted amendment shall be directed to:

R. Dale Yung
Administrator
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

The full text of the Adopted Amendment begins on the next page:

Section	Gallons Taxes
420.10	Claims to Recover Erroneously Paid Tax
420.20	Shipments of Alcoholic Liquors Out of Illinois
420.30	Non-Beverage Alcoholic Preparations and Compounds
420.40	Non-Beverage Users of Alcoholic Liquors
420.50	Act Does Not Apply
420.60	Tax Provisions of Act Do Not Apply
420.70	Monthly Return
420.80	Books and Records
420.90	Carriers
420.100	Sales to Governmental Bodies
420.110	Warehousing of Liquors
420.120	Non-Beverage User's Books and Records
420.130	Tax-Free Sales of Alcoholic Liquor for Use Aboard Ships Operating
420.140	in Foreign Commerce Outside the Continental Limits of the United States

PART 420
ALCOHOLIC LIQUOR ACT

AUTHORITY: Implementing and authorized by Article VIII of "AN ACT relating to alcoholic liquors" (Ill. Rev. Stat. 1989, ch. 43, pars. 158 et seq.).

SOURCE: Filed and effective June 17, 1958; codified at 8 Ill. Reg. 17910; amended at 14 Ill. Reg. 18083, effective October 18, 1990; amended at 15 Ill. Reg. 3498, effective February 21, 1991.

Section 420.50 Non-Beverage Users of Alcoholic Liquors

a) Alcoholic Liquors Purchased Free of Tax:

- 1) Any person holding a valid uncanceled and unrevoked non-beverage user's license issued by the Illinois Liquor Control Commission, and a proper permit therefor, as provided in Sections (b) and (c) hereof, may purchase alcoholic liquors from licensed manufacturers or importing distributors in a total amount fixed by the class of non-beverage user's license held by him, without the imposition of any tax upon the business of such licensed manufacturer or importing distributor as to alcoholic liquors so sold for use solely for non-beverage purposes.
- 2) A non-beverage user's license shall expire only when the quantity of alcoholic liquors which may be purchased under it

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has been exhausted.

- 3) Holders of non-beverage user's licenses may purchase alcoholic liquors free of tax for non-beverage purposes only from manufacturers or importing distributors licensed as such under the laws of Illinois. They may not manufacture alcoholic liquors, nor import alcoholic liquors into Illinois from outside Illinois.

- b) Procedures to be Followed by Non-Beverage Users Holding Licenses of Class 1 or 2:

- 1) Every person holding a non-beverage user's license of class 1 or 2, for the purpose of purchasing alcoholic liquors free of tax for non-beverage purposes, will be issued a book of permits. The aggregate gallonage permitted to be purchased on each such book of permits equals the total gallonage that may be purchased under the license of the class held by the nonbeverage user.

- 2) Permits in the proper amount must be surrendered at the time of purchase by the non-beverage user to the manufacturer or importing distributor from whom alcoholic liquors are purchased. Upon receiving the same, the vendor is then entitled to sell alcoholic liquors to such non-beverage user surrendering such permit without becoming liable for payment of the gallonage taxes thereon.

- c) Procedures to be Followed by Non-Beverage Users Holding Licenses of Class 3, 4 or 5:

- 1) Every person holding a non-beverage user's license of class 3, 4 or 5, for the purpose of purchasing alcoholic liquors free of tax for non-beverage purposes, must make application for a "Permit to Purchase Alcoholic Liquors for Non-Beverage Purposes." Such application must be made on forms prescribed and furnished by the Department, and must set forth a record of alcoholic liquors purchased for non-beverage purposes during the six months preceding the date of making application for such permit. Such application must also set forth the number of gallons of alcoholic liquors which are desired to be purchased at the time application for permit is made, as well as the number and class of the non-beverage user's license held by the applicant.

- 2) Upon approval of such application, the Department will issue to the applicant a "Permit to Purchase Alcoholic Liquors for

Non-Beverage Purposes," which permit will entitle the holder to purchase the number of wine gallons of alcoholic liquors stated thereon free from gallonage tax. Such permit must be surrendered by the non-beverage user at the time of purchase to the manufacturer or importing distributor from whom alcoholic liquors are purchased, and the vendor is then entitled to sell alcoholic liquors to the non-beverage user surrendering such permit without becoming liable for payment of the gallonage taxes imposed by Article VIII of the Act with respect thereto.

- 3) When and as the holder of a non-beverage user's license of class 3, 4 or 5 desires to purchase additional alcoholic liquors free of tax, he must apply for and obtain a new permit from the Department, which he will be required to surrender to the vendor in the manner described above. Any number of permits may be issued to a holder of a non-beverage user's license of class 3, 4 or 5, but such permits in the aggregate will permit the purchase of alcoholic liquors free of tax in a total amount not in excess of the number of gallons specified by the particular class of non-beverage user's license under which such purchases are made.

- 4) Manufacturers and importing distributors will be held liable for gallonage taxes with respect to all alcoholic liquors sold in Illinois to holders of non-beverage user's licenses, with respect to which such purchasers have not obtained and surrendered to such manufacturers and importing distributors the required permits as herein prescribed and set forth.

- d) Penalty for Violation of Non-Beverage Use:

No holder of a non-beverage user's license is permitted to sell, give away or otherwise dispose of any alcoholic liquors, purchased under his non-beverage user's license, in any form fit for beverage purposes. Violation of this provision of the law will subject the violator to a penalty of ~~one-dollar~~ \$1.50 for each gallon of alcoholic liquors so diverted, in addition to all other penalties provided by law, including revocation of license.

(Source: Amended at 15 Ill. Reg. 3498, effective February 21, 1991)

Section 420.90 Books and Records

- a) Manufacturers, Importing Distributors and Foreign Importers:
It is the duty of each manufacturer, importing distributor and

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foreign importer to keep, at his licensed address or place of business, complete and accurate records of all sales or other dispositions of alcoholic liquor, and complete and accurate records of all alcoholic liquor produced, manufactured, compounded or imported, whether for himself or for another, together with a physical inventory made as of the close of each period for which a return is required, covering all alcoholic liquors on hand. All books and records, which manufacturers, importing distributors and foreign importers are required by the Act to keep, shall be preserved for a period of 3 years, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

b) Shipping Records:

- 1) Each manufacturer, importing distributor and foreign importer is required to retain invoices and bills of lading covering purchases and invoices and duplicate copies of bills of lading covering sales of alcoholic liquors.
- 2) To support deductions on the ground that deliveries of alcoholic liquors were made outside this State, records shall include satisfactory evidence of delivery to and receipt by out-of-State consignees. (See Section 420.30.)

c) Inventories:

- 1) A physical inventory must be taken and a record thereof preserved as of the close of business on the last business day of each calendar month.
- 2) As to alcoholic liquors owned by them, manufacturers of alcohol and spirits shall include as "Inventory on Hand", only bottled alcoholic liquors and not bulk alcoholic liquors in stock. As to alcoholic liquors lawfully held by them as agent for another, manufacturers of alcohol and spirits shall include, as "Inventory on Hand", all alcoholic liquors (whether bottled or in bulk) so held by them as agent. Bottled alcoholic liquors owned by a manufacturer of alcohol and spirits and stored in bonded or other warehouses in Illinois, and bottled or bulk alcoholic liquors lawfully held by a manufacturer of alcohol and spirits as agent for another and stored in bonded or other warehouses in Illinois, must be included in inventory.
- 3) Breweries shall include, as "Inventory on Hand", all beer which is on hand when the inventory is required herein to be taken and which has been removed from the Federally bonded premises of the brewery, together with all beer which

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is on hand when the inventory is taken and which is required to be reported in Schedules "F" and "G" accompanying the Liquor Revenue Return.

- 4) Wineries and wine-makers shall include, as "Inventory on Hand", all bottled wine, bulk wine remaining in bottling tanks and all barreled wine whether stored on the licensed premises or else where in Illinois and whether stored in or out of bond, and this is true whether such wine is owned by the winery or lawfully held by the winery as agent for another.
- 5) Importing distributors shall include in "Inventory on Hand", both bulk and bottled alcoholic liquors, including those in bond and other warehouses, and this is true whether such alcoholic liquors are owned by the importing distributor or whether such alcoholic liquors are lawfully held by the importing distributor as agent for another.

d) Invoices of Sale:

- 1) Each manufacturer and importing distributor must at the time of sale of any alcoholic liquors render to the purchaser an invoice describing the alcoholic liquor sold (i.e., whether such alcoholic liquor is beer, alcohol and spirits, wine containing more than 14% of alcohol by volume or wine containing 14% or less of alcohol by volume, and stating, in the case of wine, that the wine is made from grapes grown in Illinois where that is the fact), the date of sale, to whom sold, and the quantity sold. Duplicate copies of all such invoices must be made and preserved by such manufacturer or importing distributor for audit purposes.
- 2) Where a manufacturer or importing distributor sells alcoholic liquors to a licensed retailer or distributor, each original and duplicate invoice pertaining to such sale must be printed, stamped, or bear in writing language substantially as follows:

"Payment of Illinois Liquor Tax made by vendor issuing this invoice."
- 3) This legend must appear on sales invoices covering tax-paid containers of alcoholic liquors even though the licensed manufacturer or importing distributor purchased the containers of alcoholic liquors covered therein tax-paid.
- 4) Where a manufacturer or importing distributor sells any alcoholic liquors to another licensed manufacturer or importing

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distributor and does not assume the tax liability, each such invoice covering such sale must be printed, stamped or bear written language substantially as follows:

"Liquors described herein sold without payment of Illinois tax to holder of Illinois license No"

5) Where a manufacturer or importing distributor sells alcoholic liquors to a second manufacturer or importing distributor and assumes payment of gallonage tax with respect to such sales, invoices pertaining to such sales should be stamped with the language first set forth in the second paragraph of this section (d).

6) Failure of any manufacturer or importing distributor to print, stamp or write upon any invoice covering alcoholic liquor sold in Illinois any statement relating to payment of Illinois gallonage tax will oblige the Department to assume that the alcoholic liquors described therein were sold to persons not licensed as Illinois manufacturers or importing distributors, and the vendor is liable for tax with respect to such sales.

e) Bottling Losses:

At the time of an audit no deduction for bottling losses will be allowed unless accurate records are kept for each month, day by day, of the gallonage dumped or tanked for bottling and the number of cases and bottles produced therefrom, together with an inventory of the amount of beer, wine or alcohol and spirits remaining in the tanks at the end of each month. This deduction is allowable only when it relates to alcoholic liquors which are carried in inventory in the Liquor Revenue Return at the time when such bottling loss occurs.

f) License Numbers For Purchasers Must Appear On Sales Records:

No manufacturer or importing distributor shall sell or deliver any original package of alcoholic liquor to another person for resale, unless the person to whom such package is sold or delivered is authorized to receive such package in accordance with the provisions of the Act. All manufacturers or importing distributors must place the license number, if any, of the person receiving such liquors for resale on all receipts, bills, invoices, statements, etc., covering such sales or deliveries.

g) Records Maintained At Licensed Address:

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Books and records of manufacturers and importing distributors must be maintained at the licensed addresses of such manufacturers and importing distributors. The Department may in its discretion prescribe uniform methods for keeping such records.

h) Breakage Losses:

1) At the time of an audit or hearing, no gallonage deduction, on account of breakage, which occurs on the premises of a manufacturer or importing distributor, will be allowed unless complete and accurate records are kept for each month, day by day, of the gallonage spilled or wasted by reason of breaking of containers.

2) The entry must be made in the breakage record on the date that the loss through breakage occurs, and entry should include the date, the number of bottles, cases or other containers broken, the gallonage of each class of alcoholic liquors spilled or lost from each type of container and the total gallonage lost on that particular day. In addition, the claimed loss through breakage will not be allowed unless the entries made in the licensee's breakage record are carried over to and entered in such licensee's general books and records.

3) Likewise, at the time of an audit or hearing, no gallonage deduction on account of breakage, which occurs off the premises of a manufacturer or importing distributor, will be allowed unless supported by competent documentary proof from an independent source.

4) No allowance for breakage will be made unless the containers of alcoholic liquors which are involved have not had tax paid with respect thereto and unless the alcoholic liquors which are involved are carried in inventory in the Liquor Revenue Return at the time when such breakage occurs.

(Source: Amended at 15 Ill. Reg. 3498, effective February 21, 1991.)

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- 1) Heading of the Part: Home Rule Municipal Retailers' Occupation Tax
- 2) Code Citation: 86 Ill. Adm. Code 270
- 3) Section numbers:

270.101	Adopted Action:
270.105	Amendment
270.110	Amendment
270.115	Amendment
270.120	Amendment
270.125	Amendment
270.130	Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 24, par. 8-11-1
- 5) Effective Date of Amendments: February 21, 1991
- 6) Does this rulemaking contain an automatic repeal date: No
- 7) Does this amendment contain incorporations by reference: No
- 8) Date Filed in Agency's Principal Office: February 21, 1991
- 9) Notice(s) of Proposal Published in Illinois Register:

September 21, 1990, 14 Ill. Reg. 15251

- 10) Has JCAR issued a Statement of Objections to these rules:
No

- 11) Difference(s) between proposal and final version: At the request of JCAR, the following changes were made:

1. The Department agreed to change Section 270.101(a) by (a) putting the text in distinguishing type starting with "If imposed" in the second sentence through the end of the section, and (b) inserting "Ill. Rev. Stat. 1989, ch. 24, par. 8-11-1" at the end of the text and before the final period.
2. The Department also agreed to add "(1943)" following the number in the citation in Section 270.115(c)(2).

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these amendments replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments:

This rulemaking implements the Home Rule Municipal Retailers' Occupation Tax aspects of tax reform. It changes the rate, base, and collection of tax to conform to current law. (See P.A. 85-1135 and P.A. 86-928.) Section 270.110 "Claims to Recover Erroneously Paid Tax" is modified to reflect the fact that administration and enforcement of locally imposed Retailers' Occupation Taxes, Service Occupation and Use Taxes are the responsibility of the Department of Revenue. A number of non-substantive changes have also been proposed to conform the rules to the requirements of the Secretary of State and to delete outdated provisions.
- 16) Information and questions regarding this adopted amendment shall be directed to:

R. Dale Yung
Administrator
Legal Services Bureau
101 West Jefferson Street
Springfield, Illinois 61794
Phone: (217) 782-6336

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF REVENUE

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TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEHOME RULE MUNICIPAL RETAILERS' OCCUPATION TAX REGULATIONS
PART 270

- Section
270.101 Nature of the Home Rule Municipal Retailers' Occupation Tax
270.105 Registration and Returns
270.110 Claims to Recover Erroneously Paid Tax
270.115 Jurisdictional Questions
270.120 Incorporation of Retailers' Occupation Tax Regulations by Reference
270.125 Penalties, Interest and Procedures
270.130 Effective Date

AUTHORITY: Implementing the Home Rule Municipal Retailers' Occupation Tax Act (Ill. Rev. Stat. 1989, ch. 24, par. 8-11-1) and authorized by Section 39b1 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b1).

SOURCE: Adopted August 1, 1955; amended at 3 Ill. Reg. 44, p. 189, effective October 19, 1979; amended at 6 Ill. Reg. 2836, 2839 and 2841, effective March 3, 1982; codified at 6 Ill. Reg. 9681; amended at 15 Ill. Reg. 3507, effective February 21, 1991.

Section 270.101 Nature of the Home Rule Municipal Retailers' Occupation Tax

- a) Authority to Impose Tax

Home Rule Municipalities, as defined in ~~Section 8-11-1 of the Illinois Municipal Code (Ill. Rev. Stat. 1979, ch. 24, pars. 1-1-1 et seq.)~~ are authorized to impose a tax on persons engaged in the business of selling tangible personal property, other than an item of tangible personal property titled or registered with this State's government, at retail within such municipality, ~~at a rate not to exceed 1% of~~ on the gross receipts from such sales made in the course of such business. If imposed, such tax shall only be imposed in 1/4% increments. On and after September 1, 1991, this additional tax may not be imposed on the sales of food for human consumption which is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks and food which has been prepared for immediate consumption) and prescription and nonprescription medicines, drugs, medical appliances and insulin, urine testing materials, syringes and needles used by diabetics. The tax imposed by a home rule municipality pursuant to the Act and this Part and all civil penalties that may be

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assessed as an incident thereof, shall be collected and enforced by the Illinois Department of Revenue (Department) (Ill. Rev. Stat. 1989, ch. 24, par. 8-11-1).

- b) Passing on the Tax

The legal incidence of the Home Rule Municipal Retailers' Occupation Tax is on the seller. Nevertheless, the General Assembly has authorized persons subject to any tax imposed pursuant to the authority granted in the Home Rule Municipal Retailers' Occupation Tax Act (Ill. Rev. Stat. 1979 1989, ch. 24, par. 8-11-1) (Home Rule Municipal ROI) to reimburse themselves for their sellers' Home Rule Municipal Retailers' Occupation--Tax ROI liability by separately stating such tax as an additional charge, which charge may be stated in combination, in a single amount, with State tax which sellers are required to collect under the Use Tax Act (Ill. Rev. Stat. 1979 1989, ch. 120, pars. 439.1 et seq.), pursuant to such bracket schedules as the Department may has prescribed. (See 86 Ill. Adm. Code 150.Table A)

- c) Exclusion from "Gross Receipts"

Any amount added to the selling price of tangible personal property by the seller because of a Home Rule Municipal Retailers' Occupation Tax, or because of the Illinois Retailers' Occupation Tax, or as Illinois Use Tax, and collected from the purchaser, shall not be regarded as a part of the sellers' gross receipts that are subject to such Home Rule Municipal Retailers' Occupation Tax.

(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)

Section 270.105 Registration and Returns

- a) Separate Registration Not Required

A retailer's registration under the Illinois Retailers' Occupation Tax Act (Ill. Rev. Stat. 1979 1989, ch. 120, pars. 440 et seq.) is sufficient for the Home Rule Municipal Retailers' Occupation Tax Act. No special registration for any home rule municipality's Retailers' Occupation Tax is required.

- b) Requirements as to Returns

- 1) Every retailer must file a return each month for each municipality which has a Municipal Retailers' Occupation Tax in effect that month if the retailer is engaged in the business of selling tangible personal property at retail within that

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municipality. Provided that if the retailer is permitted to file his Illinois Retailers' Occupation Tax returns quarterly, his Municipal Retailers' Occupation Tax returns shall also be filed quarterly, and provided that if the retailer is permitted to file his Illinois Retailers' Occupation Tax returns annually, his Municipal Retailers' Occupation Tax returns shall also be filed annually. However, the information required for the Home Rule Municipal Retailers' Occupation Taxes may shall be furnished on the retailer's Illinois Retailers' Occupation Tax return form in the additional space that is provided on that form for reporting Municipal Retailers' Occupation Tax information.

- 2) If the retailer files his Illinois Retailers' Occupation Tax returns on the gross receipts basis, he must report Home Rule Municipal Retailers' Occupation Tax information in his returns on the same basis. If the retailer files his Illinois Retailers' Occupation Tax returns on the gross sales basis, he must report Home Rule Municipal Retailers' Occupation Tax information in his returns on the gross sales basis.

- e) Deduction for Collecting Tax Not Allowed to Retailer Against Local Retailers' Occupation Tax Liability

The deduction from the tax allowed to retailers when remitting Illinois Retailers' Occupation Tax or Use Tax with a duly filed return is not available for Municipal Retailers' Occupation Tax purposes, so the retailer (in remitting Municipal Retailers' Occupation Tax to the Department) should not take any deduction from it for the cost of handling and reporting the tax or because of any other cost.

(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)

Section 270.110 Claims to Recover Erroneously Paid Tax

- a) Incorporation by Reference

In general, the provisions of Subpart O of the Illinois Retailers' Occupation Tax Regulations (86 Ill. Adm. Code 130) shall apply.

- b) Separate Claim Required for Each Tax Claims for Multiple Taxes

If the claimant files a claim for some State and some Municipal Retailers' Occupation Tax paid erroneously as to the same transactions, the claim will be audited, heard or otherwise processed together whenever practicable. However, the amount of

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the State tax and the amount of the Municipal Retailers' Occupation Tax must be claimed separately, and separate credit memoranda will be issued if such claims are approved.

- c) Use of Credit Memoranda

- 1) The State Retailers' Occupation Tax or Use Tax credit memorandum may be used by the claimant or his authorized assignee only to pay State tax liability and may not be used to pay any Municipal Retailers' Occupation Tax liability. Conversely, a Municipal Retailers' Occupation Tax credit memorandum may not be used to pay a State tax liability, and a Municipal Retailers' Occupation Tax credit memorandum may not be used to pay a County Retailers' Occupation Tax liability.

- 2) Since each municipality's Retailers' Occupation Tax is separate from every other municipality's Retailers' Occupation Tax, any given credit memorandum for the erroneous payment of a municipality's Retailers' Occupation Tax may be used by the claimant or his authorized assignee only to pay further municipal tax liability (Municipal Retailers' Occupation Tax or Municipal Service Occupation Tax) due to that particular municipality.

- d) Prohibition Against Unjust Enrichment

- 1) A claim for a Municipal Retailers' Occupation Tax cannot be sustained unless the claimant establishes (among other things) that he has borne the burden of such Municipal Retailers' Occupation Tax in the first instance or that he has unconditionally repaid such amount to his vendee to whom he had shifted the burden of such amount, and (in the latter event) that such vendee did not shift the burden of such amount to his customer or has unconditionally repaid such amount to his customer.

- 2) The incorporation of Section 6 of the Illinois Retailers' Occupation Tax Act into the Municipal Retailers' Occupation Tax Act by reference carries with it the principle against unjust enrichment provided for with respect to the Illinois Retailers' Occupation Tax when a claim for credit of that kind of tax is disposed of in accordance with Section 6 of the Illinois Retailers' Occupation Tax Act.

- e) Refunds

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1) In hardship cases (in cases in which the claimant cannot use a credit memorandum and so probably would have to sell it at a loss), the Department will award the claimant a refund rather than a credit memorandum. The two most likely situations where this would be the case are the situation in which the claimant has discontinued business and the situation in which the claimant will have a small volume of liability to the Department in the foreseeable future, but receives a large credit memorandum which it therefore might take the claimant a long time to liquidate by using it to pay current taxes.

2) Whenever the Department determines that a refund should be made to a claimant instead of issuing a credit memorandum, the Department will notify the Comptroller, who will cause the order to be drawn for the amount specified, and to the person named, in such notification from the Department. Such refund shall be paid by the State Treasurer out of the Municipal Retailers' Occupation Tax fund.

If a claimant files a claim for refund on a transaction which was subject to State and local taxes administered by the Department, the claim need not be filed separately for each type of tax. A single claim for the total of all applicable taxes will suffice. The claim will be audited, heard, or otherwise processed as a single claim whenever possible. A single credit memorandum will be issued which may be used by a claimant or his authorized assignee to pay State or local tax liability.

(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)

Section 270.115 Jurisdictional Questions

a) Mere Solicitation of Orders Not Doing Business

1) For a seller to incur Home Rule Municipal Retailers' Occupation Tax liability in a given home rule municipality, the sale must be made in the course of such seller's engaging in the retail business within such home rule municipality. In other words, enough of the selling activity must occur within the home rule municipality to justify concluding that the seller is engaged in business within the home rule municipality with respect to that sale.

2) For example, the Supreme Court has held the mere solicitation and receipt of orders within a taxing jurisdiction

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(the State), where such orders were subject to acceptance outside the taxing jurisdiction and title passed outside such jurisdiction, with the goods being shipped from outside such jurisdiction to the purchaser in such jurisdiction, did not constitute engaging in the business of selling within such jurisdiction. This conclusion was reached independently of any question of interstate commerce and so would apply to a home rule municipality as the taxing jurisdiction as much as to the State as the taxing jurisdiction.

b) Seller's Acceptance of Order

1) Without attempting to anticipate every kind of fact situation that may arise in this connection, it is the Department's opinion, that the seller's acceptance of the purchase order or other contracting action in the making of the sales contract is the most important single factor in the occupation of selling. If the purchase order is accepted at the seller's place of business within the municipality or by someone who is working out of such place of business and who does not conduct the business of selling elsewhere within the meaning of Sections (f) and (g) of this Section, or if a purchase order which is an acceptance of the seller's complete and unconditional offer to sell is received by the seller's place of business within the home rule municipality or by someone working out of such place of business, the seller incurs Home Rule Municipal Retailers' Occupation Tax liability in that home rule municipality if the sale is at retail and the purchaser receives the physical possession of the property in Illinois.

2) The Department will assume that the seller has accepted the purchase order at the place of business at which the seller receives such purchase order from the purchaser in the absence of clear proof to the contrary.

3) Regardless of the place at which the If a purchase order is accepted, where outside this State but the tangible personal property is which is sold is in an inventory of the retailer located within a home rule municipality at the time of its sale (or is subsequently produced in Illinois the home rule municipality), then delivered in Illinois to the purchaser, and no other municipality or county in this State would receive or would have the power to impose Municipal or County Retailers' Occupation Tax with respect to such sale, the place where the property is located at the time of the sale (or subsequent production in Illinois) will determine where the

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seller is engaged in business for Home Rule Municipal Retailers' Occupation Tax purposes with respect to such sale.

c) Some Considerations Which Are Not Controlling

1) Delivery of the property within the municipality to the purchaser is not necessary for the seller to incur Home Rule Municipal Retailers' Occupation Tax liability. It is sufficient that the purchaser receives the physical possession of the property somewhere in Illinois as far as the question of delivery is concerned. This is true because there is no exemption for intercity commerce comparable to the exemption arising from interstate commerce, and it is not necessary for delivery to be completed within the home rule municipality for the seller to be regarded as being engaged in the business of selling within such home rule municipality with respect to that sale.

2) The point at which the tangible personal property will be used or consumed and the place at which the purchaser resides are also immaterial in determining whether or not the seller incurs Home Rule Municipal Retailers' Occupation Tax liability. Furthermore, the place at which the technical sale occurs (i.e., the place at which title passes) is not a decisive consideration since the phrase in the municipality in the Home Rule Municipal Retailers' Occupation Tax Act refers only to the location of the occupation of selling that is being taxed and not to the place where sales may be made.¹

d) Place of Business Where Long Term or Blanket Contracts are Involved

Under a long term blanket or master contract which (though definite as to price and quantity) must be implemented by the purchaser's placing of specific orders when goods are wanted, the seller's place of business with which such subsequent specific orders are placed (rather than the place where the seller signed the master contract) will determine where the seller is engaged in business for Home Rule Municipal Retailers' Occupation Tax purposes with respect to such orders.

e) Sales Through Vending Machines

The seller's place of engaging in business when making sales through a vending machine is the place where the vending machine is located when such sales are made.

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f) Sales From Vehicles Carrying Uncommitted Stock of Goods

The seller's place of engaging in business when making sales and deliveries (not just deliveries pursuant to previously accepted orders, but actual sales and deliveries) from a vehicle in which a stock of goods is being carried for sale is the place at which such sales and deliveries happen to be made -- the vehicle carrying such stock of goods for sale being regarded as a portable place of business.

g) Sales of Coal or Other Minerals

1) For the purpose of determining the local governmental unit whose tax is applicable, a retail sale, by a producer of coal or other mineral mined in Illinois, is a sale at retail at the place where the coal or other mineral mined in Illinois is extracted from the earth.

2) A retail sale is a sale to a user, such as a railroad, public utility or other industrial company for use. "Mineral" includes not only coal, but also oil, sand, stone taken from a quarry, gravel and any other thing commonly regarded as a mineral and extracted from the earth.

3) A mineral produced in Illinois, but shipped out of Illinois by the seller for use outside Illinois, will generally be tax exempt under the Commerce Clause of the Federal Constitution (i.e., as a sale in interstate commerce). This exemption does not extend, however, to sales to ~~retailers or other carriers~~, other than a common carrier by rail, for their own use outside Illinois if the purchasing carrier takes delivery of the property in Illinois and transports it over its own line to an out-of-State destination.

4) A sale by a mineral producer to a wholesaler or retailer for resale would not be a retail sale by the producer and so would not be taxable. The taxable sale (the retail sale) is the final sale to the user, and the Home Rule Municipal, Non-Home Rule Municipal or Home Rule County Retailers' Occupation Tax on that sale will go to the home rule municipality, non-home rule municipality or home rule county where the retailer is located. ~~This Subsection (g) is effective September 1, 1973.~~

¹See Standard Oil Company vs. Department of Finance et al, 383 Ill. 136, (1943), for a similar problem under the Illinois Retailers' Occupation Tax Act.

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(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)**Section 270.120 Incorporation of Retailers' Occupation Tax Regulations by Reference**

To avoid needless repetition, the substance and provisions of all Retailers' Occupation Tax Regulations (86 Ill. Adm. Code 130), ~~(whether characterized as Rules, Articles or by some other designation), which are now in effect or which may hereafter be amended or promulgated, except Subpart A as it pertains to rate, Subpart E as it pertains to the deduction for collecting tax, Subpart O as it pertains to use of a credit memorandum to discharge any State or municipal tax liability,~~ are incorporated herein by reference and made a part hereof.

(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)**Section 270.125 Penalties, Interest and Procedures**

All penalties (both civil and criminal), provisions concerning interest and procedures (such as the making of assessments, the venue and mode of conducting hearings, subpoenas, matters pertaining to judicial review and other procedural subjects), together with statutes of limitation, are the same under the Home Rule Municipal Retailers' Occupation Tax Act as under the Illinois Retailers' Occupation Tax Act (Ill. Rev. Stat. 1979 1989, ch. 120, pars. 440 et seq.).

(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)**Section 270.130 Effective Date**

~~When a given Municipal Retailers' Occupation Tax goes into effect, it applies to sales made in the course of the seller's engaging in the business of tangible personal property at retail within the taxing municipality on or after the effective date of the ordinance imposing such tax. An ordinance or resolution imposing or discontinuing or effecting a change in the rate of a Home Rule Municipal Retailers' Occupation Tax shall be adopted and a certified copy thereof filed with the Department on or before the first day of June, whereupon the Department shall proceed to administer and enforce the ordinance or resolution as of the first day of September next following such adoption and filing. For this purpose, the date of the sale is deemed to be the date of the delivery of the property. The same rule applies when determining the effective date of an increase in the rate of a Municipal Retailers' Occupation Tax.~~

(Source: Amended at 15 Ill. Reg. 3507, effective February 21, 1991)

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- 1) Heading of the Part: Practice and Procedure for Hearings Before the Illinois Department of Revenue
- 2) Code Citation: 86 Ill. Adm. Code 200
- 3) Section Numbers: 200.115 Adopted Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 120, par. 451
- 5) Effective Date of Amendment(s): February 21, 1991
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: February 21, 1991
- 9) Notice of Proposal Published in Illinois Register:
September 14, 1990, 14 Ill. Reg. 14754
(issue date)
- 10) Has JCAR issued a Statement of Objections to these Amendments?: No
- 11) Differences between proposal and final version: In the Authority Note, the last entry "Public Act 85-1214" was omitted.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendment(s): Reduction of notice period for hearings and prehearing conferences required as a result of a continuance having been granted.

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- 16) Information and questions regarding this adopted amendment shall be directed to:

R. Dale Yung
Administrator
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

The full text of the Adopted Amendment begins on the next page:

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TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE

PART 200

PRACTICE AND PROCEDURE FOR HEARINGS BEFORE
THE ILLINOIS DEPARTMENT OF REVENUE

Section	Scope and Construction
200.101	Definitions
200.105	Appearances
200.110	Notice
200.115	Request For and Setting of Hearing; Sufficient Protest
200.120	Discovery
200.125	Remedies
200.130	Informal Review
200.135	Prehearing Conference
200.140	Attendance of Witnesses
200.145	Stipulations
200.150	Evidence and Conduct of Hearings
200.155	Continuances
200.160	Decision of Administrative Law Judge
200.165	Notice of Final Decision
200.170	Rehearings
200.175	

AUTHORITY: Implementing Sections 8, 9, 10 and 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1989, ch. 120, pars. 447, 448, 449 and 451) and Sections 908, 909, 910, 914, 915, 916 and 918 of the Illinois Income Tax Act (Ill. Rev. Stat. 1989, ch. 120, pars. 9-908, 9-909, 9-910, 9-914, 9-915, 9-916 and 9-918) and Sections 17, 18, 19, 21 and 25 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1989, ch. 120, pars. 453.46, 453.47, 453.48, 453.51 and 453.55) and Sections 7, 8, 9a, 9b, 10 and 10a of the Cigarette Tax Act (Ill. Rev. Stat. 1989, ch. 120, pars. 453.7, 453.8, 453.9a, 453.9b, 453.10 and 453.10a) and Sections 8-5, 8-6, 8-7 and 8-8 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1989, ch. 43, pars. 163a et seq.) and authorized by Section 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1989, ch. 120, par. 451) and Section 1401 of the Illinois Income Tax Act (Ill. Rev. Stat. 1989, ch. 120, par. 14-1401) and Section 21 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1989, ch. 120, par. 453.51) and Section 8 of the Cigarette Tax Act (Ill. Rev. Stat. 1989, ch. 120, par. 453.8) and Section 8-13 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1989, ch. 43, par. 165).

SOURCE: Retailers' Occupation Tax Hearings adopted December 23, 1937; amended at 6 Ill. Reg. 2856, effective March 3, 1982; codified at 6 Ill. Reg. 15224; Part repealed, new Part adopted at 13 Ill. Reg. 6789, effective April 12, 1989; amended at 15 Ill. Reg. 3518, effective February 21, 1991.

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

Section 200.115 Notice

In the absence of an agreement by the parties as to a time and place for a hearing/prehearing conference, notice of the time and place fixed for any hearing or prehearing conference shall be given to the person or persons concerned not less than 20 days prior to the day fixed for the hearing, except that for hearings or prehearing conferences set as a result of a continuance, notice shall be given not less than 7 days prior to the day fixed for the continued hearing or prehearing conference. Personal service of the notice or notice given by United States registered or certified mail, addressed to the person concerned at his last known address and to his representative is sufficient. The time limitation for notice as affixed hereinabove for general hearings shall not apply to revocation matters, wherein 10 days shall constitute minimum notice for hearings.

(Source: Amended at 15 Ill. Reg. 3518, effective February 21, 1991)

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Property Tax/Revenue Act of 1939
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: 110.160 Adopted Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 120, par. 482.1
- 5) Effective Date of Amendment(s): February 21, 1991
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: February 21, 1991
- 9) Notice of Proposal Published in Illinois Register:
September 7, 1990, 14 Ill. Reg. 14321
(issue date)
- 10) Has ICAR issued a Statement of Objections to this Rule? No
- 11) Differences between proposal and final version: Under the heading "Wayne County" omitted the strike-thru in the word "Hill" after "Four Mile".
- 12) Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? No agreements requested.
- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendment(s): Revision of list of multi-township assessment districts created pursuant to Ill. Rev. Stat. 1989, ch. 120, par. 482.1

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding this adopted rule shall be directed to:

R. Dale Yung
Administrator
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

The full text of the Adopted Amendment begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE

PART 110

PROPERTY TAX/REVENUE ACT OF 1939

Section	
110.101	Railroads
110.101	Non-carrier Real Estate of Railroads
110.105	Procedures for Assessment of Pollution Control Facilities and Low
110.110	Sulphur Dioxide Emission Coal Fueled Devices
110.115	Exemption Proceedings
110.120	Oil Right Lessees and Producers
110.125	Reports to be Filed with the Department
110.130	Hearings and Records of County Assessor, Supervisor of
	Assessments or Board of Assessors
110.135	Review of Assessments - Counties of 1,000,000 or More
110.140	Board of Review Procedures and Records - Counties of Less than
	1,000,000
110.141	Farmland Factor Review Procedures (Repealed)
110.145	Practice and Procedure
110.150	Records Reproduction
110.155	Appointment of Board of Review Members After Examination
110.160	Multi-township Assessment Districts
110.165	Farmland Assessment Review Procedures
110.170	Assessors' Bonus
110.175	Equalization by Supervisor of Assessments
110.180	Supervisor of Assessments Examination

AUTHORITY: Implementing the Revenue Act of 1939 (Ill. Rev. Stat. 1989, ch. 120, par. 482.1) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b35).

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at 13 Ill. Reg. 6803, effective April 12, 1989; amended at 13 Ill. Reg. 7469, effective May 2, 1989; amended at 15 Ill. Reg. 3522, effective February 21, 1991.

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

Section 110.160 Multi-township Assessment Districts

The following multi-township assessment districts have been promulgated and filed with this Department in accordance with Section 1.1 of the Revenue Act of 1939:

County	Townships in District
Adams	<ol style="list-style-type: none"> 1. Lima, Keene 2. Houston, Northeast 3. Clayton, Concord 4. McKee, Beverly, Richfield 5. Fall Creek, Payson 6. Honey Creek, Gilmer, Burton 7. Columbus, Liberty
Bond	<ol style="list-style-type: none"> 1. Mills, Tamalco 2. La Grange, Old Ripley
Boone	<ol style="list-style-type: none"> 1. Manchester, LeRoy, Caledonia 2. Flora, Spring
Brown	<ol style="list-style-type: none"> 1. Pea Ridge, Missouri, Lee, Ripley 2. Cooperstown, Versailles, Elkhorn, Buckhorn
Bureau	<ol style="list-style-type: none"> 1. Fairfield, Gold, Mineral 2. Neponset, Macon 3. Greenville, Manlius 4. Walnut, Bureau 5. Indiantown, Arispie, Milo, Wheatland 6. Ohio, Dover 7. La Moille, Clarion 8. Berlin, Westfield 9. Selby, Leepertown
Carroll	<ol style="list-style-type: none"> 1. Washington, Woodland, Freedom 2. Cherry Grove, Shannon 3. Rock Creek, Lima 4. Wysox, Elkhorn Grove 5. Salem, Fairhaven

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Cass	<ol style="list-style-type: none"> 1. Bluff Springs, Arenzville, Hagener 2. Sangamon Valley, Virginia 3. Chandlerville, Panther Creek, Newmansville 4. Philadelphia, Ashland
Champaign	<ol style="list-style-type: none"> 1. East Bend, Newcomb, Condit, Hensley 2. Ludlow, Rantoul 3. Harwood, Kerr, Compromise 4. Stanton, Ogden 5. Colfax, Sadorus 6. Pesotum, Crittenden 7. Raymond, Ayers
Christian	<ol style="list-style-type: none"> 1. Mt. Auburn, Mosquito 2. Stonington, Prairieton 3. Johnson, Locust, Rosamond, Greenwood 4. King, Bear Creek, Ricks
Clark	<ol style="list-style-type: none"> 1. Westfield, Parker, Dolson, Auburn, Douglas 2. Anderson, Darwin, York 3. Johnson, Orange, Melrose
Clay	<ol style="list-style-type: none"> 1. Larkinsburg, Oskaloosa, Blair 2. Bible Grove, Hoosier, Pixley 3. Stanford, Clay City 4. Songer, Xenia
Clinton	<ol style="list-style-type: none"> 1. St. Rose, Wheatfield 2. Irishtown, Carlyle 3. East Fork, Meridian, Clement 4. Santa Fe, Lake
Coles	<ol style="list-style-type: none"> 1. Seven Hickory, Charleston 2. Morgan, East Oakland 3. Ashmore, Hutton 4. Paradise, Pleasant Grove

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Crawford	<ol style="list-style-type: none"> 1. Licking, Prairie 2. Lamotte, Montgomery 3. Martin, Honey Creek, Southwest
Cumberland	<ol style="list-style-type: none"> 1. Cottonwood, Union, Crooked Creek 2. Spring Point, Woodbury
DeKalb	<ol style="list-style-type: none"> 1. South Grove, Mayfield 2. Malta, Milan 3. Afton, Pierce 4. Shabbona, Paw Paw 5. Victor, Somonauk
DeWitt	<ol style="list-style-type: none"> 1. Waynesville, Barnett 2. Wapella, Wilson 3. Rutledge, Harp, DeWitt 4. Tunbridge, Texas 5. Creek, Nixon
Douglas	<ol style="list-style-type: none"> 1. Murdock, Newman 2. Bowdre, Sargent
Edgar	<ol style="list-style-type: none"> 1. Prairie, Brouillets, Creek, Edgar 2. Shiloh, Embarrass 3. Buck, Grandview 4. Symmes, Elbridge 5. Hunter, Stratton
Effingham	<ol style="list-style-type: none"> 1. Liberty, Banner, Mocassin 2. Mound, West 3. Jackson, Mason 4. Union, Lucas
Fayette	<ol style="list-style-type: none"> 1. Hurricane, South Hurricane, Shafter 2. Bowling Green, Carson, Loudon 3. Sefton, Otego, Wheat Land 4. Bear Grove, Seminary, Pope 5. Kaskaskia, Wilberton, Lone Grove

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Ford	<ol style="list-style-type: none"> 1. Sullivan, Peach Orchard 2. Drummer, Dix 3. Lyman, Wall 4. Patton, Button 5. Rogers, Mona, Pella
Franklin	<ol style="list-style-type: none"> 1. Goode, Barren 2. Ewing, Northern 3. Eastern, Cave
Fulton	<ol style="list-style-type: none"> 1. Fairview, Joshua 2. Orion, Banner 3. Deerfield, Lee, Harris 4. Cass, Bernadotte, Farmers 5. Liverpool, Waterford 6. Isabel, Kerton, Woodland 7. Young Hickory, Ellisville
Gallatin	<ol style="list-style-type: none"> 1. Omaha, Asbury, North Fork 2. Equality, Eagle, Creek, Bowlesville 3. New Haven, Shawnee
Greene	<ol style="list-style-type: none"> 1. Patterson, Roodhouse 2. Athensville, Rubicon, Wrights 3. Linder, Rockbridge 4. Walkerville, Bluffdale, Woodville
Grundy	<ol style="list-style-type: none"> 1. Nettle Creek, Erienna, Norman, Vienna, Highland 2. Garfield, Goodfarm 3. Maine, Goose-Lake, Felix
Hamilton	<ol style="list-style-type: none"> 1. Crouch, South Crouch, Beaver Creek 2. Knights Prairie, Flannigan, South Flannigan, Twigg, South Twigg 3. Crook, Mayberry
Hancock	<ol style="list-style-type: none"> 1. Appanoose, Sonora, Nauvoo

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Henderson	2. Pontoosuc, Rock Creek
	3. Durham, Pilot Grove, Fountain Green, Hancock
	4. Prairie, Carthage
	5. Montebello, Wythe
	6. Bear Creek, Harmony
	7. Chili, Augusta
	8. Walker, St. Albans
	9. Warsaw, Wilcox, Rocky Run
Henry	1. Media, Raritan, Terre Haute
	2. Bald Bluff, Rozetta, Biggsville
	3. Carman, Stronghurst
Iroquois	1. Hanna, Phenix
	2. Loraine, Yorktown, Alba
	3. Edford, Osco
	4. Munson, Cornwall, Burns
	5. Lynn, Andover
	6. Weller, Galva
Jackson	1. Milks Grove, Ashkum
	2. Papineau, Beaverville
	3. Danforth, Iroquois
	4. Beaver, Concord
	5. Ridgeland, Onarga
	6. Crescent, Ash Grove
	7. Milford, Stockland
	8. Pigeon Grove, Fountain Creek
	9. Prairie Green, Lovejoy
Jasper	1. Ora, Vergennes
	2. Levan, Kinkaid, Degonia Degonia, Fountain Bluff
	3. Sand Ridge, Grand Tower, Pomona
LaSalle	1. Grove, North Muddy, South Muddy
	2. Crooked Creek, Grandville, Hunt City
	3. Willow Hill, Ste. Marie, Fox, Smallwood

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Jefferson	1. Grand Prairie, Rome Casner
	2. Field, Farrington
	3. Pendleton, Moores Prairie
	4. Bald Hill, Elk Prairie
	5. Blissville, McClellan
Jersey	1. Richwood, English
	2. Jersey, Ruyle, Fidelity
	3. Rosedale, Otter Creek
Jo Daviess	1. Menominee, Vinegar Hill, Rawlins
	2. Council Hill, Scales Mound, Guilford
	3. Apple River, Thompson
	4. Rush, Nora
	5. Rice, Hanover
	6. Woodbine, Derinda
	7. Wards Grove, Berreman, Pleasant Valley
Kankakee	1. Essex, Salina
	2. Rockville, Manteno
	3. Sumner, Yellowhead
Kendall	1. Na-Au-Say, Seward, Lisbon
Knox	1. Rio, Henderson
	2. Walnut Grove, Lynn
	3. Copley, Victoria
	4. Persifer, Truro
	5. Sparta, Knox, Galesburg, Cedar, Indian Point
	6. Orange, Haw Creek
	7. Chestnut, Maquon
	8. Elba, Salem
LaSalle	1. Meriden, Ophir
	2. Freedom, Serena
	3. Dimmick, Waltham, Wallace
	4. Mission, Miller
	5. Utica, Deer Park

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Lawrence	6. Vermilion, Richland, Hope
	7. Fall River, Grand Rapids
	8. Brookfield, Allen
	9. Osage, Groveland
Lee	1. Petty, Bond, Russell
	2. Christy, Lukin
	3. Allison, Denison
Livingston	1. Nelson, Harmon
	2. China, Nachusa
	3. Ashton, Bradford
	4. Reynolds, Alto, Viola, Willow Creek
	5. Marion, East Grove, Hamilton
	6. Amboy, Lee Center
	7. May, Sublette
Logan	1. Sunbury, Nevada, Esmen
	2. Round Grove, Broughton, Union
	3. Long Point, Amity
	4. Rooks Creek, Pike, Waldo
	5. Owego, Avoca, Eppards Point
	6. Saunemin, Pleasant Ridge
	7. Sullivan, Charlotte
	8. Indian Grove, Belle Prairie
	9. Forrest, Fayette
	10. Chatsworth, Germanville
McDonough	1. Prairie Creek, Sheridan
	2. Orvil, Eminence
	3. Atlanta, Oran
	4. Corwin, Broadwell
	5. Hurlbut, Elkhart
	6. Chester, Mount Pulaski
	7. Aetna, Laenna, Lake Fork
Marshall	1. Blandinsville, Hire
	2. Sciota, Walnut Grove
	3. Prairie City, Bushnell

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
McHenry	4. Emmet, Chalmers
	5. Macomb, Mound
	6. Scotland, New Salem
	7. Tennessee, Lamoine, Bethel
McLean	8. Industry, Eldorado
	1. Alden, Harland
	2. Yates, Lawndale, Cropsey, Anchor
	3. Money Creek, Lexington
Macon	4. Blue Mound, Martin
	5. Dawson, Arrowsmith
	6. West, Bellflower
	7. White Oak, Dry Grove
Macoupin	1. Mount Hope, Funks Grove
	2. Austin, Illini
	3. Niantic, Harristown
	4. Whitmore, Oakley
Madison	1. Mt. Zion, Milan
	2. Scottville, Barr, Western Mound
	3. North Palmyra, North Otter
	4. South Palmyra, South Otter
	5. Nilwood, Shaws Point, Honey Point
Marion	1. Bird, Polk, Hillyard, Brushy Mound
	2. New Douglas, Leef
	3. Patoka, Carrigan
	4. Foster, Tonti
Marshall	5. Kimmunity, Meacham
	6. Alma, Omega
	7. Stevenson, Haines
	8. Iuka, Romine
Saratoga	1. Saratoga, Whitefield, La Prairie
	2. Hopewell, Roberts

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Mason	3. Richland, Bell Plain
	1. Lynchburg, Bath
	2. Kilbourne, Crane Creek, Sherman
	3. Quiver, Forest City
	4. Pennsylvania, Allen Grove
	5. Salt Creek, Mason City
Mercer	1. Eliza, Duncan, Perryton
	2. Keithsburg, Abington, Ohio Grove
	3. Suez, North Henderson
Montgomery	1. Bois D'arc, Harvel
	2. Pitman, Zanesville
	3. Walshville, Grisham
	4. Rountree, Irving, Butler Grove
	5. Nokomis, Audubon
	6. Fillmore, South Fillmore
Moultrie	1. Dora, Marrow Bone
	2. Lowe, Jonathan Creek
	3. East Nelson, Whitley
Ogle	1. Forrester, Brookville
	2. Maryland, Lincoln
	3. Eagle Point, Buffalo, Woosung
	4. Pine Creed, Grand Detour
	5. Oregon, Nashua
	6. Pine Rock, Lafayette, Taylor
	7. Scott, White Rock
	8. Lynnville, Dement
Peoria	1. Millbrook, Brimfield
	2. Trivoli, Logan
	3. Jubilee, Rosefield
	4. Princeville, Akron
Piatt	1. Goose Creek, Willow Branch

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Pike	1. Atlas, Martinsburg
	2. Chambersburg, Fairmount, Perry
	3. Cincinnati, Kinderhook, Levee
	4. Derry, Pleasant Vale
	5. Detroit, Montezuma
	6. Flint, Griggsville
	7. Hadley, New Salem
	8. Hardin, Newburg
	9. Pearl, Spring Creek
	10. Pleasant Hill, Ross
Putnam	1. Hennepin, Senachwine
Richland	1. Denver, Noble, Decker
	2. German, Claremont, Bonpas
Rock Island	1. Zuma, Canoe Creek
	2. Drury, Buffalo Prairie
Saline	1. Tate, Long Branch, Galatia
	2. Brushy, Raleigh
	3. Rector, East Eldorado, Cottage
	4. Independence, Mountain, Stonefort
Sangamon	1. Island Grove, New Berlin
	2. Loami, Maxwell, Talkington
	3. Fancy-Creek, Salisbury
	43. Buffalo Hart, Mechanicsburg
	54. Cooper, Cotton Hill
	65. Lanesville, Illiopolis
Schuyler	1. Birmingham, Brooklyn, Littleton, Oakland,
	2. Huntsville, Camden
	Woodstock, Bainbridge, Frederick,
	Browning, Hickory
Shelby	1. Moweaqua, Penn
	2. Flat Branch, Pickaway, Rural, Ridge

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Stark	3. Oconee, Cold Spring
	4. Herrick, Dry Point
	5. Lakewood, Clarksburg, Holland
	6. Todds Point, Okaw
Stephenson	7. Richland, Ash Grove
	8. Big Spring, Sigel
	1. Goshen, West Jersey
	2. Elmira, Osceola
Tazewell	3. Essex, Valley, Penn
	1. Winslow, Waddams
	2. Kent, Erin
	3. Jefferson, Loran
Vermilion	4. Rock Grove, Dakota
	1. Sand Prairie, Malone
	2. Dillon, Delavan
	3. Hopedale, Boynton
Warren	4. Little Mackinaw, Hittle
	1. Middlefork, Pilot
	2. Jamaica, Carroll
	3. McKendree, Love
Washington	1. Sumner, Hale
	2. Spring Grove, Monmouth
	3. Kelly, Coldbrook
	4. Lenox, Floyd
	5. Ellison, Point Pleasant, Swan
	6. Berwick, Greenbush
Washington	1. Ashley, Beaucoup, Richview
	2. Bolo, Dubois
	3. Covington, Hoyleton
	4. Venedy, Johannisburg, Lively Grove
	5. Plum Hill, Oakdale, Pilot Knob

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

County	Townships in District
Wayne	1. Garden Hill, Orchard, Hickory Hill, Four Mile Hill
	2. Indian Prairie, Berry, Arrington
	3. Keith, Zif, Elm River, Mount Erie
	4. Massilon, Leech, Barnhill
White	1. Mill Shoals, Burnt Prairie
	2. Indian Creek, Herald's Prairie
	3. Hawthorne, Emma
Whiteside	1. Ustick, Clyde
	2. Genesee, Jordan
	3. Albany, Garden Point
	4. Newton, Fenton
	5. Erie, Portland
	6. Hume, Montmorency
	7. Tampico, Hahnman
Will	1. Florence, Wilton
	1. Laona, Durand
Winnebago	2. Harrison, Burgett Burritt
	1. Partridge, Cazenovia
Woodford	2. Linn, Clayton, Greene, Panola
	3. Cruger, Ohio
	4. Palestine, Kansas

(Source: Amended at 15 Ill. Reg. 3522, effective February 21, 1991)

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

9) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Twelfth Edition of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

10) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.1127	Amendment	14 Ill. Reg. 18457
790.1131	Amendment	14 Ill. Reg. 18457
790.1390	New Section	14 Ill. Reg. 18457
790.1423	Amendment	14 Ill. Reg. 18457
790.1685	Amendment	14 Ill. Reg. 18457
790.1950	Amendment	14 Ill. Reg. 18457
790.1960	Amendment	14 Ill. Reg. 18457
790.2155	Amendment	14 Ill. Reg. 18457
790.2465	Amendment	14 Ill. Reg. 18457
790.2617	Amendment	14 Ill. Reg. 18457
790.2618	Amendment	14 Ill. Reg. 18457
790.2645	Amendment	14 Ill. Reg. 18457
790.2655	New Section	14 Ill. Reg. 18457
790.2660	Repealer	14 Ill. Reg. 18457
790.2662	Amendment	14 Ill. Reg. 18457
790.3027	Amendment	14 Ill. Reg. 18457
790.3220	Amendment	14 Ill. Reg. 18457
790.3335	Amendment	14 Ill. Reg. 18457
790.3350	Amendment	14 Ill. Reg. 18457
790.3914	New Section	14 Ill. Reg. 18457
790.4384	Amendment	14 Ill. Reg. 18457
790.4720	Amendment	14 Ill. Reg. 18457
790.4725	Amendment	14 Ill. Reg. 18457
790.4728	Amendment	14 Ill. Reg. 18457
790.5030	New Section	14 Ill. Reg. 18457
790.5300	Amendment	14 Ill. Reg. 18457

790.5320	Amendment	14 Ill. Reg. 18457
790.6430	New Section	14 Ill. Reg. 18457
790.7160	Amendment	14 Ill. Reg. 18457
790.7280	Amendment	14 Ill. Reg. 18457
790.8015	Amendment	14 Ill. Reg. 18457
790.9048	Amendment	14 Ill. Reg. 18457

There is still an emergency in effect on Sections 790.2618, 790.7280 and 790.8015 which are not affected by this set of emergency amendments. The emergency amendments appear at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

11) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a State mandate.

12) Information and questions regarding this amendment shall be directed to:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761.

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER m: FOOD, DRUGS AND COSMETICS

PART 790

THE ILLINOIS FORMULARY FOR THE DRUG PRODUCT SELECTION PROGRAM

SUBPART A: GENERAL PROVISIONS

SECTION
790.20
790.40

Introduction
Consideration of Drug Products for Inclusion
in the Illinois Formulary
Additional Criteria
Quality Listing
Generic Drug Entity Headings
Comments and Specific Administration
Requests for Additional Copies
Prescription Use of Drug Products
FDA Drug Product Approval and Recommendation
Availability of Drug Products;
Pharmaceutical Equivalence
Single Source Drug Products Exclusion
Criteria for Exclusion of Drug Products
Inclusion of Controlled Substances
Equivalence of Products Requirements
Selection of Equivalent Drug Products
Transfer of Prescription Records

790.20
790.40
790.60
790.80
790.100
790.120
790.140
790.160
790.180
790.200

SUBPART B: APPROVED DRUG PRODUCTS FOR
DRUG PRODUCT SELECTION

SECTION
790.420
790.460
790.480
790.500
EMERGENCY
790.540

ACETAMINOPHEN; BUTALBITAL
ACETAMINOPHEN; BUTALBITAL; CAFFEINE
ACETAMINOPHEN; CAFFEINE; DIHYDROCODEINE BITARTRATE
ACETAMINOPHEN; CODEINE PHOSPHATE
ACETAMINOPHEN; HYDROCODONE BITARTRATE
ACETAMINOPHEN; OXYCODONE HYDROCHLORIDE
ACETAMINOPHEN; PROPOXYPHENE HYDROCHLORIDE
ACETAMINOPHEN; PROPOXYPHENE NAPSYLATE
ACETAZOLAMIDE
ACETAZOLAMIDE SODIUM
ACETIC ACID, GLACIAL

790.540
790.548
790.580
790.600
790.620
790.630
790.660

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ACETIC ACID, GLACIAL; HYDROCHLORIDE

790.700
790.706
790.721
790.740
790.756
790.780
EMERGENCY
790.788

ACETOHEXAMIDE
ACETYLCYSTEINE
ALBUTEROL SULFATE
ALCOHOL; DEXTROSE
ALLOPURINOL

790.798
790.799
790.815
790.820
790.830
790.860
790.900
790.905
790.910
790.920
790.940
790.974
790.980
790.1020
790.1060
790.1100
790.1107
EMERGENCY
790.1112
EMERGENCY
790.1120

AMANTADINE HYDROCHLORIDE
AMILORIDE HYDROCHLORIDE
AMILORIDE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
AMINOACETIC ACID (Repealed)
AMINOCAPROIC ACID
AMINOHIPPURATE SODIUM
AMINOPHYLLINE
AMITRIPTYLINE HYDROCHLORIDE
AMITRIPTYLINE HYDROCHLORIDE; CHLORDIAZEPOXIDE
AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE
AMOXAPINE
AMOXICILLIN TRIHYDRATE
AMPHOTERICIN B
AMPICILLIN SODIUM
AMPCILLIN; PROBENECID
AMPCILLIN/AMPCILLIN TRIHYDRATE
ANISOTROPINE METHYLBROMIDE (Repealed)
ANTAZOLINE PHOSPHATE; NAPHAZOLINE HYDROCHLORIDE

ANTIPYRINE; BENZOCAINE

ASCORBIC ACID; BIOTIN; CYANOCOBALAMIN; DEXPANTHENOL;
ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE
HYDROCHLORIDE; RIBOFLAVIN PHOSPHATE SODIUM; THIAMINE
HYDROCHLORIDE; VITAMIN A; VITAMIN E
ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; IRON; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E

790.1125
790.1127
EMERGENCY
790.1129
790.1131
EMERGENCY
790.1140
790.1180
790.1200
790.1220
790.1260

ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
ASCORBIC ACID; FLUORIDE; IRON; VITAMIN A; VITAMIN D
ASCORBIC ACID; FLUORIDE; VITAMIN A; VITAMIN D
ASPIRIN; BUTALBITAL; CAFFEINE
ASPIRIN; BUTALBITAL; CAFFEINE; PHENACETIN (Repealed)
ASPIRIN; CAFFEINE; ORPHENADRINE CITRATE
ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
(Repealed)
ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
(Repealed)

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790.1300 ASPIRIN; CAFFEINE; PROP OXYPHENE HYDROCHLORIDE
 790.1345 ASPIRIN; CARISOPRODOL
 790.1360 ASPIRIN; MEPROBAMATE
 790.1380 ASPIRIN; METHOCARBAMOL
 790.1386 ASPIRIN; OXYCODONE HYDROCHLORIDE; OXYCODONE TEREPHTHALATE
 790.1390 ATENOLOL; CHLOROTHALIDONE
 EMERGENCY
 790.1418 ATROPINE SULFATE
 EMERGENCY
 790.1420 ATROPINE SULFATE; DIPHENOXYLATE HYDROCHLORIDE
 EMERGENCY
 790.1423 ATROPINE SULFATE; HYOSCYAMINE; PHENOBARBITAL; SCOPOLAMINE
 EMERGENCY
 790.1425 ATROPINE SULFATE; MEPERIDINE HYDROCHLORIDE
 EMERGENCY
 790.1440 AZATHIOPRINE SODIUM
 790.1460 BACITRACIN
 790.1490 BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.1500 BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.1540 BACITRACIN ZINC; POLYMYXIN B SULFATE
 790.1560 BACLOFEN
 790.1570 BENZTROPINE MESYLATE
 790.1577 BETAMETHASONE DIPROPIONATE
 790.1580 BETAMETHASONE SODIUM PHOSPHATE
 790.1620 BETAMETHASONE VALERATE
 790.1660 BETHANECHOL CHLORIDE
 790.1685 BRETILIUM TOSYLATE
 EMERGENCY
 790.1686 BRETILIUM TOSYLATE; DEXTROSE
 790.1697 BROMODIPHENHYDRAMINE HYDROCHLORIDE; CODEINE PHOSPHATE
 790.1700 BROMPHENIRAMINE MALEATE
 790.1706 BROMPHENIRAMINE MALEATE; CODEINE PHOSPHATE;
 PHENYLPROPANOLAMINE HYDROCHLORIDE
 790.1708 BROMPHENIRAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 PSEUDOEPHEDRINE HYDROCHLORIDE
 790.1710 BROMPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
 EMERGENCY
 790.1719 BUPIVACAINE HYDROCHLORIDE
 790.1721 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
 790.1740 BUTABARBITAL SODIUM
 EMERGENCY
 790.1780 CAFFEINE; CARISOPRODOL; PHENACETIN (Repealed)
 790.1820 CAFFEINE; ERGOTAMINE TARTRATE
 790.1842 CALCIUM CHLORIDE; DEXTROSE; MAGNESIUM CHLORIDE; SODIUM CHLORIDE; SODIUM LACTATE
 790.1846 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE

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790.1848 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE; SODIUM LACTATE
 790.1856 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1858 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE; SODIUM LACTATE
 790.1860 CALCIUM GLUCEPTATE
 790.1900 CANDICIDIN (Repealed)
 790.1930 CARBAMAZEPINE
 790.1940 CARBENICILLIN DISODIUM
 790.1950 CARBINOXAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 PSEUDOEPHEDRINE HYDROCHLORIDE
 EMERGENCY
 790.1960 CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE
 EMERGENCY
 790.1980 CARISOPRODOL
 790.2020 CEFADROXIL MONOHYDRATE
 EMERGENCY
 790.2060 CEFAZOLIN SODIUM
 790.2084 CEFTAZIDIME
 790.2092 CEFUROXIME SODIUM
 790.2097 CEPHALEXIN
 790.2100 CEPHALOTHIN SODIUM
 790.2130 CEPHAPIRIN SODIUM
 EMERGENCY
 790.2140 CEPHRADINE/CEPHRADINE DIHYDRATE
 790.2155 CHLORAL HYDRATE
 EMERGENCY
 790.2180 CHLORAMPHENICOL
 790.2220 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2260 CHLORDIAZEPoxide HYDROCHLORIDE
 790.2300 CHLORMEZANONE (Repealed)
 790.2340 CHLOROQUINE PHOSPHATE
 790.2380 CHLOROTHIAZIDE
 790.2390 CHLOROTHIAZIDE; METHYLDOPA
 790.2420 CHLOROTRIANISENE
 790.2460 CHLORPHENIRAMINE MALEATE
 790.2462 CHLORPHENIRAMINE MALEATE; CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE
 790.2465 CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE;
 EMERGENCY
 790.2470 PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOXAMINE CITRATE
 790.2485 CHLORPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
 EMERGENCY
 790.2500 CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE TANNATE
 790.2510 CHLORPROPAMIDE
 790.2540 CHLOROTHALIDONE
 790.2555 CHLOROTHALIDONE; CLONIDINE HYDROCHLORIDE
 790.2580 CHLORZOXAZONE
 EMERGENCY

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790.2583 CHROMIC CHLORIDE
790.2595 CITRIC ACID; MAGNESIUM OXIDE; SODIUM CARBONATE
790.2603 CLINDAMYCIN HYDROCHLORIDE
790.2605 CLINDAMYCIN PHOSPHATE
790.2613 CLOFIBRATE
790.2614 CLOMIPHENE CITRATE
790.2617 CLONIDINE HYDROCHLORIDE
EMERGENCY CLORAZEPATE DIPOTASSIUM
790.2618
EMERGENCY CLOTIMAZOLE
790.2620 CLOXACILLIN SODIUM MONOHYDRATE
790.2645
EMERGENCY CODEINE PHOSPHATE; GUAIFENESIN
790.2655
EMERGENCY CLOXACILLIN SODIUM MONOHYDRATE (Repealed)
790.2660
EMERGENCY CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE
790.2661 CODEINE PHOSPHATE; IODINATED GLYCEROL
790.2662
EMERGENCY CODEINE PHOSPHATE; PHENYLEPHRINE HYDROCHLORIDE;
790.2663 PROMETHAZINE HYDROCHLORIDE
790.2668 CODEINE PHOSPHATE; PROMETHAZINE HYDROCHLORIDE
790.2672 CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE;
TRIPROLIDINE HYDROCHLORIDE
790.2700 CORTICOTROPIN
790.2740 CROTAMITON
790.2780 CYANOCOBALAMIN
790.2800 CYCLACILLIN
790.2805 CYCLORENZAPRINE HYDROCHLORIDE
790.2820 CYCLOPENTOLATE HYDROCHLORIDE
EMERGENCY CYCLOPHOSPHAMIDE
790.2860
790.2900 CYPROHEPTADINE HYDROCHLORIDE
790.2902 CYTARABINE
EMERGENCY
790.2904
790.2908 DACARBAZINE
790.2915 DANAZOL
790.2915 DAUNORUBICIN HYDROCHLORIDE
790.2928 DESIPRAMINE HYDROCHLORIDE (Repealed)
790.2932 DESONIDE
790.2940 DEXAMETHASONE
790.2980 DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.3020 DEXAMETHASONE SODIUM PHOSPHATE
EMERGENCY DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE
790.3021
790.3023 DEXCHLORPHENIRAMINE MALEATE

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790.3025 DEXTROAMPHETAMINE SULFATE
790.3027 DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL
EMERGENCY
790.3028 DEXTROMETHORPHAN HYDROBROMIDE; PROMETHAZINE HYDROCHLORIDE
790.3029 DEXTROSE
790.3030 DEXTROSE; DOPAMINE HYDROCHLORIDE
790.3032 DEXTROSE; HEPARIN SODIUM
790.3033 DEXTROSE; LIDOCAINE HYDROCHLORIDE
790.3038 DEXTROSE; MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE;
SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
790.3042 DEXTROSE; POTASSIUM CHLORIDE
790.3048 DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
790.3049 DEXTROSE; SODIUM CHLORIDE
790.3051 DEXTROSE; THEOPHYLLINE
790.3054 DIAZEPAM
790.3056 DIAZOXIDE
790.3060 DICLOXACILLIN SODIUM
EMERGENCY
790.3085 DICYCLOMINE HYDROCHLORIDE
790.3100 DIENESTROL
790.3140 DIETHYLPROPION HYDROCHLORIDE
EMERGENCY
790.3180 DIETHYLSTILBESTROL
790.3220 DIGOXIN
EMERGENCY
790.3260 DIMENHYDRINATE
790.3300 DIPHENHYDRAMINE HYDROCHLORIDE
790.3308 DIPYRIDAMOLE
EMERGENCY
790.3315 DISOPYRAMIDE PHOSPHATE
EMERGENCY
790.3335 DOPAMINE HYDROCHLORIDE
EMERGENCY
790.3340 DOXEPEIN HYDROCHLORIDE
790.3350 DOXORUBICIN HYDROCHLORIDE
EMERGENCY
790.3380 DOXYCYCLINE
790.3420 DOXYCYCLINE HYCLATE
790.3425 DOXYLAMINE SUCCINATE
790.3437 DROPERIDOL
790.3440 DROPERIDOL; FENTANYL CITRATE
790.3460 ECHOTHIOPHATE IODIDE (Repealed)
790.3472 EDETATE DISODIUM
790.3475 EDROPHONIUM CHLORIDE
790.3488 EPINEPHRINE HYDROCHLORIDE
EMERGENCY
790.3492 EPINEPHRINE; LIDOCAINE HYDROCHLORIDE

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790.3500 ERGOCALCIFEROL
790.3540 ERGOLOID MESYLATES
EMERGENCY
790.3580
790.3620 ERGOTAMINE TARTRATE
790.3660 ERYTHROMYCIN
790.3700 ERYTHROMYCIN ESTOLATE
790.3720 ERYTHROMYCIN ETHYLSUCCINATE
790.3730 ERYTHROMYCIN ETHYLSUCCINATE; SULFISOXAZOLE ACETYL
790.3740 ERYTHROMYCIN LACTOBIONATE
790.3742 ERYTHROMYCIN STEARATE
790.3780 ERYTHROMYCIN STEARATE
790.3800 ESTRADIOL CYPIONATE; TESTOSTERONE CYPIONATE
790.3820 ESTRADIOL VALERATE
790.3860 ESTRADIOL VALERATE; TESTOSTERONE ENANTHATE
790.3900 ETHCHLORVYNOL
790.3904 ETHINYL ESTRADIOL; LEVONORGESTREL
790.3907 ETHINYL ESTRADIOL; NORETHINDRONE
790.3910 FENOPROFEN CALCIUM
790.3914 FENTANYL CITRATE
EMERGENCY
790.3920 FLOXURIDINE
790.3940 FLUOCINOLONE ACETONIDE
EMERGENCY
790.3975
790.3960 FLUOCINONIDE
790.3980 FLUOROMETHOLONE
790.3996 FLUOROURACIL
790.4012 FLUPHENAZINE DECANOATE
790.4020 FLUPHENAZINE HYDROCHLORIDE
790.4040 FLURANDENOLIDE
790.4060 FLURAZEPAM HYDROCHLORIDE
FOLIC ACID
EMERGENCY
790.4100
790.4140 FUROSEMIDE
790.4150 GENTAMICIN SULFATE
790.4173 GENTAMICIN SULFATE; SODIUM CHLORIDE
790.4180 GLUCAGON HYDROCHLORIDE
790.4200 GLUTHETHIMIDE
790.4220 GLYCINE
790.4260 GLYCOPYROLATE
790.4300 GONADOTROPIN CHORIONIC
790.4340 GRAMICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.4380 GRISEOFULVIN MICROCRYSTALLINE
790.4384 GRISEOFULVIN ULTRAMICROCRYSTALLINE
EMERGENCY
790.4386 GUAFENESIN; HYDROCORTISONE BITARTRATE; PSEUDOPHEDRINE
HYDROCHLORIDE
GUANETHIDINE MONOSULFATE

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790.4396 HALOPERIDOL
790.4398 HALOPERIDOL LACTATE
790.4420 HEPARIN SODIUM
EMERGENCY
790.4430
790.4460 HEPARIN SODIUM; SODIUM CHLORIDE
790.4495 HEXACHLOROPHENE
EMERGENCY
790.4500
790.4540 HOMATROPINE METHYLBROMIDE (Repeated)
790.4580 HOMATROPINE METHYLBROMIDE; HYDROCORTISONE BITARTRATE
EMERGENCY
790.4620
790.4660 HYDRAZINE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
EMERGENCY
790.4665
790.4667 HYDROCHLOROTHIAZIDE; LABETALOL HYDROCHLORIDE
790.4670 HYDROCHLOROTHIAZIDE; LISINAPRIL
790.4680 HYDROCHLOROTHIAZIDE; METHYLDOPA
790.4700 HYDROCHLOROTHIAZIDE; PROPANOLOL HYDROCHLORIDE
790.4720 HYDROCHLOROTHIAZIDE; SPIRONOLACTONE
EMERGENCY
790.4725
790.4728 HYDROCORTISONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
EMERGENCY
790.4740
EMERGENCY
790.4780
790.4820 HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.4840 HYDROCORTISONE; POLYMYXIN B SULFATE
790.4860 HYDROCORTISONE SODIUM PHOSPHATE
790.4900 HYDROCORTISONE; UREA
790.4940 HYDROCORTISONE ACETATE
790.4960 HYDROCORTISONE ACETATE; NEOMYCIN SULFATE
790.4963 HYDROCORTISONE ACETATE; NEOMYCIN SULFATE
790.4965 HYDROCORTISONE BUTYRATE
790.4980 HYDROCORTISONE SODIUM SUCCINATE
790.5020 HYDROFLUMETHIAZIDE
790.5030 HYDROMORPHONE INJECTION
EMERGENCY
790.5060
790.5100 HYDROXYPROGESTERONE CAPROATE
790.5140 HYDROXYZINE HYDROCHLORIDE
790.5180 HYDROXYZINE PAMOATE
790.5220 IBUPROFEN
EMERGENCY

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790.5260	IDOXURIDINE
790.5300	IMIPRAMINE HYDROCHLORIDE
EMERGENCY	
790.5312	INDOMETHACIN
EMERGENCY	
790.5320	IODINATED GLYCEROL
EMERGENCY	
790.5340	IRON DEXTRAN COMPLEX
790.5380	ISOETHARINE HYDROCHLORIDE
790.5420	ISONIAZID
EMERGENCY	
790.5460	ISOPROTERENOL HYDROCHLORIDE
790.5483	ISOSORBIDE DINITRATE
EMERGENCY	
790.5500	KANAMYCIN SULFATE
790.5520	KETAMINE HYDROCHLORIDE
790.5530	LABETALOL HYDROCHLORIDE
790.5540	LACTULOSE
790.5544	LEUCOVORIN CALCIUM
790.5555	LEVOCARNITINE
790.5560	LEVONORDEFRIN; MEPIVICAINE HYDROCHLORIDE
790.5580	LIDOCAINE
790.5620	LIDOCAINE HYDROCHLORIDE
790.5640	LINCOCYCLIN
790.5660	LINDANE
EMERGENCY	
790.5700	LIOTHYRONINE SODIUM
790.5720	LISINAPRIL
790.5740	LITHIUM CARBONATE
790.5780	LITHIUM CITRATE
790.5792	LORAZEPAM
790.5795	LOXAPINE SUCCINATE
790.5800	MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
EMERGENCY	
790.5802	MANNITOL
790.5807	MAPROTILINE HYDROCHLORIDE
790.5820	MECLIZINE HYDROCHLORIDE
EMERGENCY	
790.5830	MECLOFENAMATE SODIUM
EMERGENCY	
790.5835	MEDROXYPROGESTERONE ACETATE
790.5837	MEFENAMIC ACID (Repeated)
790.5840	MEGESTROL ACETATE
790.5860	MENADIOL SODIUM PHOSPHATE
790.5872	MEPERIDINE HYDROCHLORIDE
790.5893	MEPIVICAINE HYDROCHLORIDE
790.5900	MEPROBAMATE
EMERGENCY	

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790.5924	MESTRANOL; NORETHINDRONE
EMERGENCY	
790.5940	METAPROTERENOL SULFATE
790.5980	METARAMINOL BITARTRATE
790.5992	METHADONE HYDROCHLORIDE
790.5996	METHAMPHETAMINE HYDROCHLORIDE
790.6020	METHIDILAZINE HYDROCHLORIDE
790.6060	METHENAMINE HIPPURATE
790.6100	METHICILLIN SODIUM
790.6140	METHOCARBAMOL
790.6180	METHOTREXATE SODIUM
790.6220	METHSCOPOLAMINE BROMIDE
790.6260	METHYLCLOTHIAZIDE
790.6275	METHYLDOPA
790.6277	METHYLDOPATE HYDROCHLORIDE
790.6280	METHYLPHENIDATE HYDROCHLORIDE
790.6284	METHYLPREDNISOLONE
790.6300	METHYLPREDNISOLONE SODIUM SUCCINATE
EMERGENCY	
790.6340	METHYL TESTOSTERONE
790.6370	METOCLOPRAMIDE HYDROCHLORIDE
790.6375	METOCURINE IODIDE
790.6380	METOLAZONE
790.6420	METRONIDAZOLE
790.6430	MINOCYCLINE
EMERGENCY	
790.6435	MINOXIDIL
790.6445	MORPHINE SULFATE
790.6450	NAFCILLIN SODIUM
790.6452	NALBUPHINE HYDROCHLORIDE
790.6454	NALIDIXIC ACID
790.6456	NALOXONE HYDROCHLORIDE
790.6460	NANDROLONE DECANOATE
790.6480	NANDROLONE PHENPROPIONATE
790.6500	NAPHAZOLINE HYDROCHLORIDE
790.6505	NAPHAZOLINE HYDROCHLORIDE; PHENIRAMINE MALEATE
EMERGENCY	
790.6540	NEOMYCIN SULFATE
790.6544	NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.6570	NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE
790.6580	NIACIN
790.6610	NIFEDIPINE
790.6620	NITROFURANTOIN
790.6621	NITROFURANTOIN MACROCRYSTALS
790.6660	NITROFURAZONE
790.6670	NITROGLYCERIN INJECTION
790.6700	NORETHINDRONE ACETATE

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790.6740	NORTRIPTYLINE HYDROCHLORIDE
790.6780	NYSTATIN
790.6800	NYSTATIN; TRIAMCINOLONE ACETONIDE
790.6820	ORPHENADRINE CITRATE
790.6860	OXACILLIN SODIUM
790.6875	OXAZEPAM
EMERGENCY	
790.6885	OXTRIPHYLLINE
790.6895	OXYBUTYRIN
790.6900	OXYPHENBUTAZONE (Repealed)
790.6940	OXYTETRACYCLINE HYDROCHLORIDE
790.6946	OXYTOCIN
790.6960	PANCURONIUM BROMIDE
EMERGENCY	
790.6980	PENICILLIN G POTASSIUM
790.7020	PENICILLIN G PROCAINE
790.7060	PENICILLIN G SODIUM (Repealed)
790.7100	PENICILLIN V POTASSIUM
790.7120	PENTOBARBITAL SODIUM
EMERGENCY	
790.7130	PERPHENAZINE
790.7140	PHENDIMETRAZINE TARTRATE
790.7160	PHENOBARBITAL
EMERGENCY	
790.7180	PHENTERMINE HYDROCHLORIDE
790.7181	PHENTERMINE RESIN COMPLEX
790.7220	PHENYLBUTAZONE (Repealed)
790.7221	PHENYLEPHRINE HYDROCHLORIDE
EMERGENCY	
790.7223	PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHLORIDE
790.7229	PHENYTOIN SODIUM INJECTION
790.7245	PILLOCARPINE HYDROCHLORIDE
EMERGENCY	
790.7260	PIPERAZINE CITRATE
790.7265	POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS
790.7272	POLYMYXIN B SULFATE
790.7278	POTASSIUM BICARBONATE
EMERGENCY	
790.7280	POTASSIUM CHLORIDE
EMERGENCY	
790.7284	POTASSIUM CHLORIDE; SODIUM CHLORIDE
790.7288	POTASSIUM GLUCONATE
790.7291	PRALIDOXIME CHLORIDE
790.7294	PRAZEPAM
790.7296	PRAZOSTIN HYDROCHLORIDE
790.7300	PREDNISOLONE ACETATE

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790.7340	PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM
790.7380	PREDNISOLONE SODIUM PHOSPHATE
790.7400	PREDNISON
790.7420	PRIMIDONE
790.7460	PROBENECID
790.7500	PROCAINAMIDE HYDROCHLORIDE
790.7510	PROCAINE HYDROCHLORIDE
790.7540	PROCHLORPERAZINE EDISYLATE
790.7580	PROCHLORPERAZINE MALEATE
790.7620	PROGESTERONE
790.7660	PROMAZINE HYDROCHLORIDE
790.7700	PROMETHAZINE HYDROCHLORIDE
790.7740	PROPANTHELINE BROMIDE
EMERGENCY	
790.7780	PROPARACAIN HYDROCHLORIDE
790.7820	PROPOXYPHENE HYDROCHLORIDE
EMERGENCY	
790.7828	PROPRANOLOL HYDROCHLORIDE
790.7834	PROTAMINE SULFATE
790.7860	PSEUDOPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE
790.7900	PYRIDOSTIGMINE BROMIDE
790.7940	PYRIDOXINE HYDROCHLORIDE
790.7980	PYRILAMINE MALEATE
790.8015	QUINIDINE GLUCONATE
EMERGENCY	
790.8020	QUINIDINE SULFATE
EMERGENCY	
790.8060	RESERPINE
790.8100	RIFAMPIN
790.8106	RITODRINE HYDROCHLORIDE
790.8136	SECORBITAL SODIUM
790.8140	SELENIUM SULFIDE
790.8180	SILVER SULFADIAZINE
790.8220	SODIUM AMINOSALICYLATE
790.8232	SODIUM CHLORIDE
790.8244	SODIUM LACTATE
790.8248	SODIUM NITROPRUSSIDE
790.8260	SODIUM POLYSTYRENE SULFONATE
790.8290	SOYBEAN OIL
EMERGENCY	
790.8300	SPIRONOLACTONE
790.8340	STREPTOMYCIN SULFATE
790.8378	SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE; UREA
790.8380	SULFABENZAMIDE; SULFACETAMIDE; UREA
790.8420	SULFACETAMIDE SODIUM
790.8460	SULFADIAZINE
790.8500	SULFAMETHIZOLE
EMERGENCY	

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SULFAMETHOXAZOLE
SULFAMETHOXAZOLE; TRIMETHOPRIM

SULFANILAMIDE
SULFASALAZINE

SULFINPYRAZONE
SULFISOXAZOLE

SULINDAC

TEMAZEPAM

TERBUTALINE SULFATE

TESTOSTERONE CYPIONATE

TESTOSTERONE ENANTHATE

TESTOSTERONE PROPIONATE

TETRACYCLINE

TETRACYCLINE HYDROCHLORIDE

THEOPHYLLINE

THIAMINE HYDROCHLORIDE

THIOTIDAZINE HYDROCHLORIDE

THIOTHIXENE

THIOTHIXENE HYDROCHLORIDE

TIMOLOL MALEATE

TOBRAMYCIN SULFATE

TOLAZAMIDE

TOLBUTAMIDE

TRAZODONE HYDROCHLORIDE

TRIAMCINOLONE ACETONIDE

TRIFLUOPERAZINE HYDROCHLORIDE

TRIHENPHENIDYL HYDROCHLORIDE

TRIMEPRAZINE TARTRATE

TRIMETHOBENZAMIDE HYDROCHLORIDE

TRIMETHOPRIM

TRIMIPRAMINE MALEATE

TRIPLENNAMINE HYDROCHLORIDE

TRIPROLIDINE HYDROCHLORIDE

TRISULFAPYRIMIDINE

TROPICAMIDE

VALPROATE SODIUM

VALPROIC ACID

VANCOMYCIN HYDROCHLORIDE

VERAPAMIL HYDROCHLORIDE

790.8540
790.8580
EMERGENCY

790.8590
790.8620
EMERGENCY

790.8650
790.8700
EMERGENCY

790.8710

790.8724

790.8727

790.8740

790.8780

790.8820

790.8860

790.8900

790.8940

790.8980

790.9020

790.9035

790.9045

790.9048

EMERGENCY

790.9050

790.9056

EMERGENCY

790.9060

790.9084

790.9100

790.9140

790.9180

790.9220

EMERGENCY

790.9260

790.9300

790.9320

790.9340

790.9380

790.9420

EMERGENCY

790.9460

EMERGENCY

790.9475

790.9478

790.9486

790.9500

EMERGENCY

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VINBLASTINE SULFATE
VINCRISTINE SULFATE
VITAMIN A
VITAMIN A PALMITATE

EMERGENCY

790.9620

790.9660

790.9660

790.9800

790.9800

790.9800

790.9800

790.9800

790.9800

790.9800

790.9800

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AUTHORITY: Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

SOURCE: Emergency amendment at 2 Ill. Reg. 18, p. 47, effective April 26, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 26, p. 150, effective July 1, 1978; emergency amendment at 2 Ill. Reg. 40, p. 98, effective October 1, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 51, p. 48, effective December 18, 1978; emergency amendment at 3 Ill. Reg. 2, p. 18, effective December 31, 1978, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 15, p. 147, effective April 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 27, p. 113, effective July 1, 1979; emergency amendment at 3 Ill. Reg. 32, p. 158, effective August 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 41, p. 178, effective October 8, 1979; emergency amendment at 4 Ill. Reg. 51, p. 147, effective December 12, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 3466, effective March 25, 1981; amended at 5 Ill. Reg. 7107, effective June 24, 1981; amended at 5 Ill. Reg. 9120, effective October 1, 1981; amended at 5 Ill. Reg. 14605, effective February 1, 1982; amended at 6 Ill. Reg. 6750, effective July 1, 1982; amended at 6 Ill. Reg. 11558, effective September 15, 1982; amended at 7 Ill. Reg. 7110, effective July 1, 1983; amended at 7 Ill. Reg. 13270, effective October 1, 1983; amended at 7 Ill. Reg. 16924, effective January 1, 1984; amended at 8 Ill. Reg. 2162, effective March 1, 1984; amended at 8 Ill. Reg. 8513, effective July 1, 1984; codified at 8 Ill. Reg. 13402; amended at 8 Ill. Reg. 22108, effective November 1, 1984; amended at 9 Ill. Reg. 4071, effective April 1, 1985; amended at 9 Ill. Reg. 6816, effective May 1, 1985; amended at 10 Ill. Reg. 253, effective January 1, 1986; amended at 10 Ill. Reg. 8814, effective May 15, 1986; amended at 11 Ill. Reg. 3565, effective February 23, 1987; amended at 11 Ill. Reg. 9223, effective May 15, 1987; amended at 11 Ill. Reg. 14382, effective August 15, 1987; amended at 12 Ill. Reg. 1823, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1984, effective January 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 7743, effective April 15, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 9153, effective May 13, 1988; amended at 12 Ill. Reg. 10133, effective May 31, 1988, emergency amendment at 12 Ill. Reg. 10745, effective June 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg.

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Reg. 12846, effective July 29, 1988; emergency amendment at 12 Ill. Reg. 13255, effective August 5, 1988, for a maximum of 150 days, emergency expired January 2, 1989; amended at 12 Ill. Reg. 15101, effective September 16, 1988; emergency amendment at 12 Ill. Reg. 16937, effective October 7, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 856, effective January 6, 1989; emergency amendment at 13 Ill. Reg. 3108, effective February 28, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 8890, effective May 26, 1989, and January 1, 1990; amended at 13 Ill. Reg. 11717, effective July 14, 1989; corrected at 13 Ill. Reg. 12909; emergency amendment at 13 Ill. Reg. 12990, effective August 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 14477; emergency amendment at 13 Ill. Reg. 17101, effective October 13, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19770, effective December 8, 1989; emergency amendment at 14 Ill. Reg. 1505 effective January 12, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 3184, effective February 16, 1990; emergency amendment at 14 Ill. Reg. 4620, effective March 2, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 8154, effective May 11, 1990; emergency amendment at 14 Ill. Reg. 9556, effective June 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 11988, effective July 13, 1990; emergency amendment at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 17298, effective October 5, 1990; emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 20755, effective December 21, 1990; emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days.

AGENCY NOTE: The text of Sections 790.2618, 790.7280 and 790.8015 which appear below do not include the emergency amendments adopted at 14 Ill. Reg. 18588, effective November 9, 1990 for a maximum of 150 days. The copies filed with the Administrative Code Unit reflect both emergency rules.

SUBPART B: APPROVED DRUG PRODUCTS FOR DRUG PRODUCT SELECTION

Section 790.500 ACETAMINOPHEN; CODEINE PHOSPHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Acetaminophen; Codeine Phosphate	cap 300 mg; 30, 60mg elix 120mg/5ml; 12mg/5ml elix 120mg/5ml; 12mg/5ml elix 120mg/5ml; 12mg/5ml susp 120mg/5ml; 12mg/5ml tab 300mg; 15, 30, 60mg tab 300mg; 15, 30, 60mg	Lemmon National Pharm/Barre Pharm Assoc/Beach Pharmaceutical Basics Roxane National Pharm/Barre American Therapeutics Barr

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tab 300mg; 30mg tab 300mg; 15, 30, 60mg tab 300mg; 15, 30, 60mg tab 300mg; 30, 60mg @ tab 300mg; 15, 30, 60mg tab 300mg; 15, 30, 60mg tab 300mg; 30mg tab 300mg; 30, 60mg tab 325mg; 15mg tab 300mg; 30mg tab 300mg; 15, 30, 60mg tab 300mg; 30, 60mg tab 650mg; 30mg tab 300mg; 15, 30, 60mg tab 300mg; 15, 30, 60mg @ tab 300mg; 30, 60mg tab 300mg; 30mg tab 300mg; 30, 60mg tab 500mg; 15, 30, 60mg tab 325mg; 30mg @ tab 300mg; 15, 30, 60mg @ tab 300mg; 30, 60mg tab 300mg; 15, 30, 60mg tab 300mg; 30, 60mg tab 300mg; 30mg	Boots Charlotte Pharm Chelsea Cord Duramed Halsey ICN KV Pharmaceutical KV Pharmaceutical Lederle/Am Cyanamid Lemmon Mikart Mikart Mutual Parke-Davis/W-L Pharmaceutical Basics Pharmafair Purepac/Kalipharma Roxane Roxane Stanlabs/Simpak Superpharm Towne Paulsen Vitarine Zenith
cap 325mg; 30mg cap 325mg; 30mg cap 300mg; 30, 60mg elix 120mg/5ml; 12mg/5ml susp 120mg/5ml; 12mg/5ml tab 325mg; 30mg tab 300mg; 30, 60mg @ tab 300mg; 30, 60mg tab 650mg; 30mg tab 300, 325mg; 15, 30, 60mg tab 325mg; 15, 30mg	Robins Reid-Rowell McNeil McNeil Carrick/GW Carrick Carrick/GW Carrick Burroughs Wellcome (Vanguard/WMM) Robins McNeil McNeil

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

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Section 790.780 ALLOPURINOL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Allopurinol	tab 100, 300mg tab 100, 300mg tab 100, 300mg tab 100, 300mg tab 100, 300mg tab 100, 300mg tab 100, 300mg tab 100, 300mg @ tab 100, 300mg	Barr Bolar Chelsea Cord Danbury Mutual Mylan Par Purepac/Kalipharma Superpharm
Brand(s) Lopurin Zylprim	tab 100, 300mg tab 100, 300mg	Boots Burrourghs Wellcome

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.1107 ANTIZOLINE PHOSPHATE; NAPHAZOLINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Antazoline Phosphate; Naphazoline Hydrochloride Brand(s) Albalon A Liquifilm Vasocon A	soln, opnth 0.5%; 0.05% soln, opnth 0.5%; 0.05% soln, opnth 0.5%; 0.05%	Steris Allergan ToTab

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.1112 ANTIPYRINE; BENZOCAINE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Antipyrine; Benzocaine Brand(s) Auralgan	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%) soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	HiTech Pharma Wyeth Ayerst/AMHO

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Auroto Drops	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	National Pharm/Barre
Oto Ear Drops	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	Vortech

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.1418 ATROPINE SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Atropine Sulfate	inj eq 2mg sulfate/0.7ml soln, opnth 1% soln, opnth 1% soln, opnth 1%	Kali Duphar Allergan Paco Pharmafair
Brand(s) Atropen Atropair Atropine Care Atropisol I-Tropine Isopito Atropine Ocu-Tropine	inj eq 2mg sulfate/0.7ml soln, opnth 1% soln, opnth 1% soln, opnth 0.5, 1, 2% soln, opnth 1% soln, opnth 0.5, 1, 2% soln, opnth 1%	Survival Tech Balan Akorn ToTab Americal Pharm Alcon Ocumed

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.1420 ATROPINE SULFATE; DIPHENOXYLATE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Atropine Sulfate; Diphenoxylate HCl	liq 0.025mg/5ml; 2.5mg/5ml @ tab 0.025mg; 2.5mg tab 0.025mg; 2.5mg tab 0.025mg; 2.5mg tab 0.025mg; 2.5mg tab 0.025mg; 2.5mg tab 0.025mg; 2.5mg tab 0.025mg; 2.5mg @ tab 0.025mg; 2.5mg @ tab 0.025mg; 2.5mg @ tab 0.025mg; 2.5mg @ tab 0.025mg; 2.5mg	Roxane (Ascot) Barr Boots Chelsea Heather ICN Inwood/Forest KV Pharmaceutical Lederle/Am Cyanamid Mylan Parke-Davis/W-L Pharmaceutical Basics

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Pharmafair
Private Formulations
Roxane
Vitarine
West-Ward
Zenith

tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg

Brand(s)

Colonaid
Lomanate
Lomotil
Colonaid
Di-Atro
Lofene
Logen
Lomotil
Lomoxate
Lo-Trol
Low-Que1

liq 0.025mg/5ml;2.5mg/5ml
liq 0.025mg/5ml;2.5mg/5ml
liq 0.025mg/5ml;2.5mg/5ml
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
tab 0.025mg;2.5mg
@ tab 0.025mg;2.5mg
tab 0.025mg;2.5mg

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.1425 ATROPINE SULFATE; MEPERIDINE HYDROCHLORIDE

EMERGENCY

DRUG APPLICATION HOLDER, MANUFACTURER

Atropine Sulfate;
Meperidine HCl

@ inj 0.4mg/ml;50mg/ml
@ inj 0.4mg/ml;75mg/ml
@ inj 0.4mg/ml;100mg/ml

Brand(s)

Atropine & Demerol
Atropine & Demerol
Atropine & Demerol

inj 0.4mg/ml;50mg/ml
inj 0.4mg/ml;75mg/ml
inj 0.4mg/ml;100mg/ml

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.1710 BROMPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE

EMERGENCY

DRUG APPLICATION HOLDER, MANUFACTURER

Brompheniramine Maleate;
Phenylpropanolamine
Hydrochloride

elix 4mg/5ml;25mg/5ml

Pharmaceutical Basics

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Brand(s)

Bromanate

@ elix 4mg/5ml;25mg/5ml

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

National Pharm/Barre

Section 790.1740 BUTABARBITAL SODIUM

EMERGENCY

DRUG

Butabarbital Sodium

DOSAGE FORM, STRENGTH

elix 30mg/5ml
tab 30mg
@ tab 15,30mg
tab 15,30mg
tab 15,30,100mg
tab 15,30mg
tab 16.2,32.4mg
@ tab 16.2,32.4mg
tab 15,30mg
tab 15,30mg
tab 15,30mg
tab 15,30mg

APPLICATION HOLDER,
MANUFACTURER

Pharmaceutical Basics
Bundy
Chelsea
Cord
Lanmet
Lennon
Marshall Pharm
Reid-Rowell
Towne Paulsen
Vitarine
West-Ward
Zenith

Brand(s)

Butabarb
Butisol Sodium
Sarisol
Butisol Sodium
Sarisol

elix 30mg/5ml
elix 30mg/5ml
elix 30mg/5ml
tab 15,30,100mg
tab 15,30mg

National Pharm/Barre
Wallace/C-W
Halsey
Wallace/C-W
Halsey

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.2020 CEFADROXIL MONOHYDRATE

EMERGENCY

DRUG

Cefadroxil Monohydrate

DOSAGE FORM, STRENGTH

@ cap
@ cap
@ cap
@ pwr for susp
@ tab

APPLICATION HOLDER,
MANUFACTURER

Biocraft
Purepac/Kalipharma
Zenith
Biocraft
Zenith

Brand(s)

Duricef
Ultracef
Duricef

cap
cap
pwr for susp

Mead-Johnson/B-M
Bristol/B-M
Mead-Johnson/B-M

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Ultracef
Duricef
Ultracef

powdr for susp
tab
tab

Bristol/B-M
Mead-Johnson/B-M
Bristol/B-M

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.2130 CEPHAPIRIN SODIUM
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Cephapirin Sodium

inj
@ injEtkins-Sinn/Robins
LypholledBrand(s)
Cefadyl

Bristol/B-M

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.2485 CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURERChlorpheniramine
Tannate; Phenylephrine
Tannate; Pyrilamine
Tannatesusp 2mg/5ml; 5mg/5ml;
12.5mg/5ml

Ferndale

Brand(s)
R-Tannatesusp 2mg/5ml; 5mg/5ml;
12.5mg/5ml;
susp 2m/5ml; 5mg/5ml;
12.5mg/5mlCopley
Wallace

Rynatan Pediatric

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.2580 CHLORZOXAZONE
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Chlorzoxazone

tab 250mg
tab 500mg
@ tab 250mgAmide
Barr
Chelsea

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tab 250, 500mg
tab 250mg
tab 500mg
tab 500mg
tab 250mg
tab 250, 500mg
tab 500mg

Cord
Danbury
Lemmon
Mutual
Par
Pioneer
Royce Labs

Brands

Paraflex
Parafon Forte DSC
Strifon Forte DSC

tab 250mg
tab 500mg
tab 500mg

McNeil
McNeil
Ferndale

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.2618 CLORAZEPATE DIPOTASSIUM
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Clorazepate Dipotassium

cap 3.75, 7.5, 15mg
cap 3.75, 7.5, 15mg
@ cap 3.75, 7.5, 15mg

Able
American Therapeutics
Chelsea
Cord

cap 3.75, 7.5, 15mg
cap 3.75, 7.5, 15mg
cap 3.75, 7.5, 15mg

Lederle/Am Cyanamid
Mylan
Pharmaceutical Basics

cap 3.75, 7.5, 15mg
cap 3.75, 7.5, 15mg
cap 3.75, 7.5, 15mg

Purepac/Kalipharma
Quantum
Searle

@ cap 3.75, 7.5, 15mg
tab 3.75, 7.5, 15mg
tab 3.75, 7.5, 15mg

Warner Chilcott/W-L
Able
American Therapeutics

@ tab 3.75, 7.5, 15mg
tab 3.75, 7.5, 15mg
tab 3.75, 7.5, 15mg

Lederle/Am Cyanamid
Mylan
Purepac/Kalipharma

tab 3.75, 7.5, 15mg
tab 3.75, 7.5, 15mg
tab 3.75, 7.5, 15mg

Warner Chilcott/W-L
Watson
Alra

Brand(s)

Gen-Xene
Tranxene

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

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Section 790.2820 CYCLOPENTOLATE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cyclopentolate Hydrochloride	soln, opth 1%	Barnes-Hind
Brand(s)	soln, opth 1%	Norbrook Am
AK Pentolate	soln, opth 0.5, 1%	Akorn
Cyclogyl	soln, opth 0.5, 1%	Alcon
I-Pentolate	soln, opth 1%	International Pharm Prod
Pentolair	soln, opth 0.5, 1%	Pharmafair

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.2902 CYTARABINE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cytarabine	inj 20mg/ml	David Bull Labs
Brand(s)	inj 100, 500mg/vial	Ben Venue
Cytosar-U	inj 100, 500mg/vial	Quad
	inj 100, 500mg/vial	Upjohn

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.3020 DEXAMETHASONE SODIUM PHOSPHATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dexamethasone Sodium Phosphate	inj eq 4mg phosphate/ml	Bel-Mar
	inj eq 4mg phosphate/ml	Bristol/B-M
	inj eq 4mg phosphate/ml	Dell
	inj eq 4, 10mg phosphate/ml	Elkins-Sinn/Robins
	@ inj eq 20mg phosphate/ml	IMS
	inj eq 4mg phosphate/ml	Lemmon
	inj eq 4mg phosphate/ml	Luitpold
	inj eq 4, 10mg phosphate/ml	LynpholMed
	inj eq 4mg phosphate/ml	Norbrook Am
	inj eq 4, 10, 20, 24mg phosphate/ml	Quad

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DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	inj eq 4, 10, 24mg phosphate/ml	Steris
	inj eq 4mg phosphate/ml	Wyeth/AMHO
	soln, opth eq 0.1%	Barnes-Hind
	phosphate	Norbrook Am
	soln, opth-otic eq 0.1%	Steris
	phosphate	
	soln, opth eq 0.1%	
	phosphate	
	inj eq 4mg phosphate/ml	Central Pharm
	inj eq 4, 24mg phosphate/ml	MSD/Merck
	inj eq 4, 10, 20mg phosphate/ml	Organon/Akzona
	oint, opth eq 0.05%	MSD/Merck
	phosphate	Pharmafair
	oint, opth eq 0.05%	Alcon
	phosphate	
	soln, opth-otic eq 0.1%	MSD/Merck
	phosphate	Pharmafair
	soln, opth eq 0.1%	
	phosphate	

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.3060 DICLOXACILLIN SODIUM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dicloxacillin Sodium	cap	Biocraft
Brand(s)	cap	Beecham
Dycill	cap	Bristol/B-M
Dynapen	cap	Wyeth Ayerst/AMHO
Pathocil	cap	Wyeth Ayerst/AMHO
Veracillin	cap	Bristol/B-M
Dynapen	@ pwr for susp	Wyeth Ayerst/AMHO
Pathocil	- pwr for susp	

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTSSection 790.3140 DIETHYLPROPION HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Diethylpropion Hydrochloride	tab 25mg @ tab 25mg tab 25mg tab 25mg tab 25mg	Camall Chelsea Lemmon MD Pharmaceutical Vitarine
Brand(s) Tenuate Tepanil	@ tab 25mg - tab 25mg	Merrell-Dow Riker/3-M

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)Section 790.3308 DIPYRIDAMOLE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dipyridamole	tab 25,50,75mg tab 25,50,75mg	Barr Purepac/Kalipharma
Brand(s) Persantine	tab 25,50,75mg	Boehringer-Ingelheim

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)Section 790.3315 DISOPYRAMIDE PHOSPHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Disopyramide Phosphate	cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base @ cap eq 100,150mg base - cap eq 100,150mg base cap, controlled release eq 100,150mg base	Barr Biocraft Bolar Cord Danbury Interpharm Mylan Superpharm Zenith K-V Pharmaceuticals

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Brand(s) Norpace Norpace-CR	cap eq 100,150mg base cap, controlled release eq 100,150mg base	Searle Searle
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(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)Section 790.3488 EPINEPHRINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Epinephrine Hydrochloride	soln, opth 0.1%	Iolab
Brand(s) Adrenalin Chloride	soln, opth 0.1%	Parke-Davis

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)Section 790.3540 ERGOLOID MESYLATES
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ergoloid Mesylates (Dihydroergotoxine Methanesulfonate)	tab, oral 1.0mg tab, oral 1.0mg @ tab, oral 1.0mg - tab, oral 1.0mg tab, sub 0.5,1.0mg tab, sub 0.5,1.0mg tab, sub 0.5,1.0mg tab, sub 0.5,1.0mg @ tab, sub 0.5,1.0mg - tab, sub 0.5,1.0mg tab, oral 1.0mg tab, sub 0.5,1.0mg @ tab, sub 0.5,1.0mg - tab, sub 0.5,1.0mg	Barr Bolar Chelsea Danbury Barr Bolar Danbury KV Pharmaceutical Lederle/Am Cyanamid Superpharm Zenith Sandoz Vitarine Riker/3-M Mead-Johnson Chelsea

Brand(s)
Hydergine
Alkergot
Circanol
Deapril-ST
Gerimal

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H.E.A.
Hydergine

@ tab,	sub1	0.5,	1.0mg
tab,	sub1	0.5,	1.0mg

(Vangard/MWM)
Sandoz

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.3940 FLUOCINOLONE ACETONIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Fluocinolone Acetonide	cream 0.01, 0.025%	Altana/Fougera/ Pharmaderm
	cream 0.01%	Altana/Savage
	cream 0.01, 0.025%	Clay-Park
	cream 0.01, 0.025%	G & W Labs
	cream 0.01, 0.025%	Pharmaceutical Basics
	cream 0.01, 0.025%	Pharmafair
	cream 0.01, 0.025%	Thames
	ointment 0.025%	Altana/Fougera/ Pharmaderm
	ointment 0.025%	G & W Labs
	ointment 0.025%	Pharmaceutical Basics
	ointment 0.025%	Pharmaderm
	ointment 0.025%	Pharmafair
	solution 0.01%	Altana/Fougera/ Pharmaderm
	solution 0.01%	National Pharm/Barre
	solution 0.01%	Pharmaceutical Basics
	solution 0.01%	Pharmaderm
	solution 0.01%	Pharmafair
	solution 0.01%	Thames
Brand(s)		
Fluocet	cream 0.01, 0.025%	NMC
Fluonid	cream 0.01, 0.025%	Herbert/Allergan
Fluotrex	cream 0.025%	Altana/Savage
Synalar	cream 0.01, 0.025%	Syntex
Synemol	cream 0.025%	Syntex
Fluonid	ointment 0.025%	Herbert/Allergan
Fluotrex	ointment 0.025%	Altana/Savage
Synalar	ointment 0.025%	Syntex
Fluonid	solution 0.01%	Herbert/Allergan
Fluotrex	solution 0.01%	Altana/Savage
Synalar	solution 0.01%	Syntex

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

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Section 790.4060 FOLIC ACID

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Folic Acid	inj 5mg/ml	LyphoMed
	@ tab 1mg	Anabolic
	@ tab 1mg	Barr
	@ tab 1mg	Chelsea
	tab 1mg	Danbury
	tab 1mg	Halsey
	tab 1mg	ICN
	tab 1mg	Lannett
	tab 1mg	Lilly
	tab 1mg	MK Laboratories
	tab 1mg	Phoenix
	tab 1mg	Pharmaceutical Basics
	@ tab 1mg	Pioneer
	tab 1mg	Private Formulations
	tab 1mg	Purepac/Kalipharma
Folvite	tab 1mg	Richlyn
	tab 1mg	Stanlabs/Simpak
	tab 1mg	Tablicaps
	@ tab 1mg	Towne Paulsen
	@ tab 1mg	(Unit Dose Labs)
	@ tab 1mg	(Vanguard/MMM)
	tab 1mg	Vitarine
	tab 1mg	West-Ward
	tab 1mg	Zenith
	inj 5mg/ml	Lederle/Am Cyanamid
	tab 1mg	Mission
	tab 1mg	Lederle/Am Cyanamid
	tab 1mg	

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.4420 HEPARIN SODIUM

SECTION 7
EMERGENCY

NOTE: Product strengths range from 10 to 40,000 Units/ml. Check for equivalent strengths prior to drug product selection.

NOTE: Vials with preservatives may not be interchanged with preservative-free vials.

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DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Heparin Sodium	inj @ inj inj inj inj @ inj inj inj inj @ inj inj inj inj inj @ inj	American Biologics Chamberlin Dell IMS Lilly Luitpold LyphoMed Marsam Natcon Horbrosok Am Parke-Davis/W-L Solopak Steris Torigian Travenol Upjohn Winthrop-Breon/Sterling Wyeth Ayerst/AMHO
Brand(s) Hep-Flush Hep-Lock, Hep Lock PF Lipo-Hepin Liquaemin Sodium Panheprin	inj inj inj inj inj @ inj	LyphoMed Elkins-Sinn/Robins Riker Organon/Akzona Abbott

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.4495 HOMATROPINE HYDROBROMIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Homatropine Hydrobromide	soln, opnth 2.5% soln, opnth 5% soln, opnth 5%	Iolab Paco Pharmafair
Brand(s) AK-Homatropine Hydrobromide I-Homatrine Isopto Homatropine	soln, opnth 5% soln, opnth 5% soln, opnth 2.5%	Akorn Americal Pharm Atcon

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

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Section 790.4580 HYDRALAZINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydralazine Hydrochloride	inj 20mg/ml inj 20mg/ml @ tab 25,50mg tab 25,50mg tab 10,25,50,100mg tab 10,25,50,100mg tab 25,50mg tab 10,25,50mg tab 25,50mg tab 10,25,50,100mg tab 10,25,50mg tab 10,25,50mg @ tab 25,50mg tab 25,50mg tab 10,25,50,100mg tab 25,50mg tab 25,50mg @ tab 10,25,50mg tab 25,50mg tab 25,50mg tab 10,25,50,100mg tab 25,50mg tab 25,50mg tab 10,25,50,100mg tab 25,50mg tab 25,50mg tab 10,25,50,100mg inj 20mg/ml tab 10,25,50,100mg tab 25mg	LyphoMed Solopak (Ascot) Amide Barr Camall Chelsea Cord Danbury Halsey Lederle/Am Cyanamid Mutual Par Pharmaceutical Basics Purepac/Kalipharma Quantum Richlyn Sidmak Superpharm (Vanguard/MMM) Vitarine Zenith Ciba/Ciba-Geigy Ciba/Ciba-Geigy Lemmon

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.4660 HYDROCHLOROTHIAZIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrochlorothiazide	soln 50mg/5ml soln 50mg/5ml tab 25,50mg tab 25,50,100mg tab 25,50,100mg tab 25,50mg	Pharmaceutical Basics Roxane (Ascot) Barr Bolar Boots Camall

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@ tab 25,50,100mg	Chelsea
tab 25,50mg	Cord
tab 50mg	Danbury
tab 50mg	Heather
tab 25,50mg	Inwood/Forest
tab 25,50,100mg	Lederle/Am Cyanamid
tab 25,50mg	Lemmon
tab 25,50mg	MM Mast
@ tab 25,50mg	Mylan
@ tab 25,50mg	Pharmaceutical Basics
tab 25,50mg	Pharmafair
tab 25,50mg	Private Formulations
tab 25,50mg	Purepac/Kalipharma
tab 25,50mg	Quantum
@ tab 25mg	Reid-Rowell
tab 25,50,100mg	Richlyn
tab 25,50mg	Roxane
tab 25,50,100mg	Superpharm
tab 25,50,100mg	Towne Paulsen
@ tab 25,50,100mg	(Vanguard/MMM)
@ tab 25,50mg	Vitarine
tab 25,50mg	Warner-Chilcott/W-L
tab 25,50mg	West-Ward
tab 25,50,100mg	Zenith

Brand(s)

Esidrix	Ciba/Ciba-Geigy
Hydro-D	Halsey
HydroDIURIL	MSD/Merck
Oretic	Abbott
Thiuretic	Parke-Davis/W-L
Zide	Reid-Rowell

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.4740 HYDROCORTISONE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrocortisone	cream 0.5,1%	Altana
	cream 1,2.5%	Ambix/Organics
	cream 0.5,1,2.5%	Biocraft
	cream 0.5,1,2.5%	Clay-Park
	cream 1%	Everylife
	cream 2.5%	Fougere/Pharmaderm/ Altana

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cream 1%	G & W Lab
cream 0.5,1%	Ingram
cream 1%	Lemmon
cream 2.5%	NMC Labs
cream 1,2.5%	Naska
@ cream 1,2.5%	Pharmaceutical Basics
- cream 1,2.5%	Pharmaderm/Altana
cream 1%	Pharmafair
cream 0.5,1%	Stanlabs/Simpak
cream 0.5,1,2.5%	Thames
cream 1%	Topiderm
cream 1%	Towne Paulsen
lotion 0.5,1%	Clay-Park
lotion 0.5%	Mericon
lotion 1%	Naska
lotion 0.5,1%	National Pharm/Barre
lotion 1%	Thames
oint 0.5,1%	Altana
oint 1,2.5%	Ambix/Organics
oint 1%	Carolina Medical
oint 0.5,1,2.5%	Clay-Park
oint 1%	Naska
@ oint 1,2.5%	Pharmaceutical Basics
- oint 1%	Pharmaderm/Altana
oint 0.5,1,2.5%	Thames
cream 1%	Del-Ray
cream 1%	Parke-Davis/W-L
cream 0.5,1%	Miles
cream 1%	Reid-Rowell
cream 1%	Thames
cream 0.5,1,2.5%	Westwood
cream 0.5	Pharm Assoc/Beach
cream 0.5,1%	C & M
cream 0.5%	Miles
cream 1%	Miles
cream 2.5%	C & M
cream 0.5,1%	Syosett
cream 1%	NMC
cream 1,2.5%	Dermik/Rorer
cream 0.5,1%	Owen/Derm
cream 1,2.5%	Herbert/Allergan
cream 0.5%	Reid-Rowell
cream 0.5,1,2.5%	Syntex
gel 1%	Owen/Derm
ointment 1%	Herbert/Allergan
lotion 1%	Key

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Alta-Cort
Balneol-HC
Beta-HC
Cetacort
Cort-Dome
Dermacort
Epicort
Glycort
Hytone
Nutracort
Stie-Cort
Texacort
Cortril
HC
Hymac
Hytone
Penecort

lotion 1%
lotion 1%
lotion 1%
lotion 0.5, 1%
lotion 0.5, 1%
lotion 0.5, 1%
lotion 0.5%
lotion 1%
lotion 1, 2.5%
lotion 0.5, 1, 2.5%
lotion 1, 2.5%
lotion 1%
oint 1, 2.5%
oint 0.5, 1%
oint 1%
oint 1, 2.5%
oint 2.5%

Del-Ray
Reid-Rowell
Beta Pharmaceuticals
Owen/Derm
Miles
Reid-Rowell
Bluline
Heran
Dermik/Rorer
Owen/Derm
Stiefel
Coopercare
Pfipharmecs/Pfizer
C & M
NMC
Dermik/Rorer
Herbert/Allergan

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.5220 IBUPROFEN

EMERGENCY

DRUG

Ibuprofen

DOSAGE FORM, STRENGTH

tab 400, 600, 800mg
tab 300, 400, 600, 800mg
tab 300, 400, 600, 800mg
tab 400, 600, 800mg
tab 300, 400, 600, 800mg
tab 400, 600, 800mg
tab 400, 600, 800mg
tab 400, 600mg
@ tab 400, 600mg
tab 400mg
tab 300, 400, 600, 800mg
tab 400, 600, 800mg
tab 300, 400, 600, 800mg
tab 300, 400, 600, 800mg
tab 300, 400, 600, 800mg
tab 400, 600, 800mg
tab 600mg

Brand(s)

Ibu-Tab
Ibuprohm
Ifen

tab 400, 600, 800mg
tab 400
tab 400, 600, 800mg

Altra
Ohm
Luchem

APPLICATION HOLDER,
MANUFACTURER

Barr
Chelsea
Cord
Danbury
Halsey
Interpharm
Invamed
Lederle/Am Cyanamid
McNeil Consumer
Medicopharma
Mutual
Mylan
Par
Private Formulations
Purepac/Kalipharma
Stidmak
Superpharm

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Motrin
Rufen

tab 300, 400, 600, 800mg
tab 400, 600, 800mg

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.5312 INDOMETHACIN

EMERGENCY

DRUG

Indomethacin

DOSAGE FORM, STRENGTH

cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
cap 25, 50mg
@ cap 25, 50mg
susp 25mg/5ml

APPLICATION HOLDER,
MANUFACTURER

Rarr
Bolar
Chelsea
Cord
Duramed
Halsey
Lederle
Mutual
Mylan
Novopharm
Par
Parke-Davis/W-L
Pioneer
Roxane
Sidmak
Superpharm
Watson
Zenith
Forest/Inwood
Roxane

Brand(s)

Indo-Lemmon
Indocin
Indocin-SR
Indocin

cap 25, 50mg
cap 25, 50mg
cap, sustained release, 75mg
susp 25mg/5ml

Lemmon
MSD/Merck
MSD/Merck
MSD/Merck

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.5420 ISONIAZID

EMERGENCY

DRUG

Isoniazid

DOSAGE FORM, STRENGTH

inj 100mg/ml
syr 50mg/5ml

APPLICATION HOLDER,
MANUFACTURER

Quad
Carolina Medical

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrazid	inj 100mg/ml	Squibb
Lanifazid	sy 50mg/5ml	Lannett
Rimifon	sy 50mg/5ml	Hoffmann-LaRoche
Hyzyd	tab 100,300mg	Mallinckrodt
Laniazid	tab 50,100,300mg	Lannett
Stanozide	tab 100mg	Stanlabs/Simpak
	tab 300mg	Everylife

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.5483 ISOSORBIDE DINITRATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Isosorbide Dinitrate	tab, oral 5,10,20,30mg	Barr
	tab, oral 5,10,20mg	Cord
	tab, oral 5,10mg	Danbury
	tab, oral 5,10,20,30mg	Par
	tab, oral 5,10,20mg	Superpharm
	tab, oral 5,10,20mg	West Ward
	tab, sub 2.5,5,10mg	Barr
	tab, sub 2.5,5mg	Cord
	tab, sub 2.5,5mg	Danbury
	tab, sub 2.5,5mg	West Ward

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Isordil	tab, oral 5,10,20,30mg	Wyeth Ayerst/AMHO
Isordil	tab, sub 2.5,5,10mg	Wyeth Ayerst/AMHO

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.5660 LINDANE

EMERGENCY

(GAMMA BENZENE HEXACHLORIDE)

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lindane	lotion 1%	National Pharm/Barre
	lotion 1%	Pharmaceutical Basics
	shampoo 1%	National Pharm/Barre
	shampoo 1%	Pharmaceutical Basics

Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Gamene	@ lotion 1%	Barnes-Hind
Kwell	lotion 1%	Reed & Carnrick
Scabene	lotion 1%	Stiefel
Gamene	@ shampoo 1%	Barnes-Hind
Kwell	shampoo 1%	Reed & Carnrick
Scabene	shampoo 1%	Stiefel

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.5820 MECLIZINE HYDROCHLORIDE

EMERGENCY

(All products are Rx although some manufacturers also market an OTC version of the product)

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Meclizine Hydrochloride	@ tab 25mg	Anabolic
	@ tab 12.5mg	Golar
	tab 12.5, 25mg	CM Bundy
	tab 12.5, 25mg	Camall
	tab 12.5, 25mg	Chelsea
	tab 12.5, 25mg	Cord
	tab 12.5, 25mg	KV Pharmaceutical
	tab 12.5, 25, 50mg	Par

Brand(s)	Antivert	Antivert

3537 _____, effective March 8, 1991,
(Source: Emergency amendment at 15 Ill. Reg.
for a maximum of 150 days)

Section 790.5830 MECLOFENAMATE SODIUM
EMERGENCY[illegible]

Meclofenamate Sodium

cap	eq	50,100mg	base	American Therapeutics
cap	eq	50,100mg	base	Barr
cap	eq	50,100mg	base	Bolar
cap	eq	50,100mg	base	Chelsea
cap	eq	50,100mg	base	Cord
cap	eq	50,100mg	base	Danbury
cap	eq	50,100mg	base	Mylan
cap	eq	50,100mg	base	Par
cap	eq	50,100mg	base	Pharmaceutical Basics
cap	eq	50,100mg	base	Quantum

Brand(s)	Meclofen

(Source: Emergency amendment at 15 Ill. Reg. 3537____, effective March 8, 1991, for a maximum of 150 days)

Section 790.5900 MEPROBAMATE
EMERGENCY[illegible]

@ -	tab 200, 400mg
	tab 200, 400, 600mg
	tab 200, 400mg
	tab 200, 400, 600mg
	tab 400mg
	tab 200, 400, 600mg

APPLICATION HOLDER,
MANUFACTURER

Anabolic
Barr
Bell
Chelsea
Cord
Danbury

Sidmak
Superpharm
(Unit Dose Labs)
(Vanguard/MMM)
Zenith
Anabolic
Sidmak
Zenith

tab 12.5, 25, 50mg	Roerig/Pfizer
tab, chew 25mg	Roerig/Pfizer

ffective March 8, 1991,

APPLICATION HOLDER,
MANUFACTURER

American Therapeutics
Barr
Bolar
Chelsea
Cord
Danbury
Mylan
Par
Pharmaceutical Basics
Quantum

Parke-Davis/W-L

ffective March 8, 1991,

Section 790.5900 MEPROBAMATE
EMERGENCY

DOSAGE FORM, STRENGTH

@	tab 200, 400mg
-	tab 200, 400, 600mg
	tab 200, 400mg
	tab 200, 400, 600mg
	tab 400mg
	tab 200, 400, 600mg

APPLICATION HOLDER,
MANUFACTURER

Anabolic
Barr
Bell
Chelsea
Cord
Danbury

[illegible]

Brand(s)
Amosene
Equanil
Mepriam
Miltown
Neuramate
Tranmep

Ferndale
Wyeth Ayerst/AMHO
Lemmon
Wallace/C-W
Halsey
Reid-Rowell

(Source: Emergency amendment at 15 Ill. Reg. 3537 _____, effective March 8, 1991, for a maximum of 150 days)

Section 790.5924 MESTRANOL: NORETHINDRONE

AGENCY

DRUG DOSAGE FORM, STRENGTH

Mestranol; Norethindrone	tab 0.05mg; 1mg
Brand(s)	
Genova 1/50	tab 0.05mg; 1mg
Norinyl 1+50	tab 0.05mg; 1mg

APPLICATION HOLDER,
MANUFACTURER

Watson
Syntax
Syntax

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Norethin 1/50M
Ortho-Novum 1/50
Norinyl 1+80
Ortho-Novum 1/80

Schiapparelli Searle
Ortho
Syntex
Ortho

tab 0.05mg;1mg
tab 0.05mg;1mg
@ tab 0.08mg;1mg
- tab 0.08mg;1mg

Note: 21 day packs may not be interchanged with 28 day packs.

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.6300 METHYLPREDISOLONE SODIUM SUCCINATE

EMERGENCY

APPLICATION HOLDER,
MANUFACTURER

DOSAGE FORM, STRENGTH

DRUG
Methylprednisolone
Sodium Succinate

inj eq 40,125,500mg,1gm
base/vial

@ inj eq 40,125,500mg,1gm
base/vial

inj eq 40,125,500mg,1gm
base/vial

inj eq 500mg,1gm base vial

inj eq 40,125,500mg,1gm
base/vial

inj eq 40,125,500mg,1gm
base/vial

Brand(s)
A-Methapred
Solu-Medrol

inj eq 40,125,500mg,1gm
base vial

inj eq 40,125,500mg,1gm
base vial

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.6505 NAPHAZOLINE HYDROCHLORIDE; PHENIRAMINE MALEATE

EMERGENCY

APPLICATION HOLDER,
MANUFACTURER

DOSAGE FORM, STRENGTH

Brand(s)
AK-Con-A
Muro's Opcon A
Naphcon A

soln, opth 0.025%;0.3%
soln, opth 0.025%;0.3%
soln, opth 0.025%;0.3%

Akorn
Bausch & Lomb
Alcon

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

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Section 790.6875 OXAZEPAM

EMERGENCY

DRUG

Oxazepam

DOSAGE FORM, STRENGTH

cap 10,15,30mg
cap 10,15,30mg
cap 10,15,30mg
cap 10,15,30mg
cap 10,15,30mg
cap 10,15,30mg
tab 15mg
tab 15mg
tab 15mg

Brand(s)

Serax
Serax

American Therapeutics
Barr
Geist
Cord
Purepac
Zenith
Barr
Danbury
Parke-Davis/W-L

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.6960 PANCURONIUM BROMIDE

EMERGENCY

DRUG

Pancuronium Bromide

inj 1,2mg/ml
inj 1,2mg/ml
inj 1,2mg/ml
inj 1,2mg/ml
inj 1,2mg/ml

Abbott
Astra
Elkins-Sinn/Robins
Kendall McGaw
Quad

Brand(s)

Pavulon

Organon/Akzona

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

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Section 790.7120 PENTOBARBITAL SODIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Pentobarbital Sodium	cap 100mg	Anabolic
	cap 100mg	Bell
	cap 100mg	Chelsea
	cap 100mg	Halsey
	cap 100mg	ICN
	cap 50, 100mg	Lannett
	cap 100mg	Parke-Davis/M-L
	cap 100mg	Purepac/Kalipharma
	cap 100mg	Quantum
	cap 100mg	Stanlabs/Simpak
	cap 100mg	Towne Paulsen
	cap 100mg	Vitarine
	cap 100mg	Wyeth Ayerst/AMHO
	cap 50, 100mg	Zenith
	inj 50mg/ml	Elkins-Sinn/Robins
	inj 50mg/ml	Wyeth Ayerst/AMHO
	tab 100mg	Anabolic
	cap 100mg	Vitarine
Brand(s)		
Nembutal Sodium	cap 50, 100mg	Abbott
Nembutal Sodium	inj 50mg/ml	Abbott

Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1971.
 a maximum of 150 days)

Section 790.7221 PHENYLEPHRINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH
Phenylephrine	soln, opnth 2.5%
Hydrochloride	soln, opnth 10%
Brand(s)	
AK-Dilate	soln, opnth 2.5, 10%
I-Phrine	soln, opnth 2.5, 10%
Neo-Synephrine	soln, opnth 2.5, 10%

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

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Section 790.7245 PILOCARPINE HYDROCHLORIDE
EMERGENCY

<u>DRUG</u>	<u>DOSAGE FORM, STRENGTH</u>	<u>MANUFACTURER</u>
Pilocarpine	soln, opth 0.5, 1, 2, 4%	Optotics
<u>Hydrochloride</u>	soln, opth 1, 2, 4, 6%	Paco
	soln, opth 0.5, 2, 4, 6%	Pharmafair
<u>Brand(s)</u>		
Adorbocarpine	soln, opth 1, 2, 4, 8%	Alcon
<u>Alcarpine</u>	soln, opth 1, 2, 3, 4%	AKorn
<u>Isopto Carpine</u>	soln, opth 0.5, 1, 2, 3, 4, 6, 8, 10%	Alcon
Pilocar	soln, opth 0.5, 1, 2, 4, 6%	Iolab

(Source: Emergency rule added at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.7278 POTASSIUM BICARBONATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Potassium Bicarbonate	tab, effervescent 25mEq tab, effervescent 25mEq	Bajamar Chemical Company Copley
Effer-K	tab, effervescent 25mEq	Nomax
K+Care	tab, effervescent 25mEq	Alira
Klor-Con EF	tab, effervescent 25mEq	CFH Laboratories
K-Lyte	tab, effervescent 25mEq	Mead Johnson/B-M

Effervescent Potassium Bicarbonate tablets for oral solution were reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.7280 POTASSIUM CHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATOR, HOLDER, MANUFACTURER
Potassium Chloride	cap, extended release, 10mEq	KV Pharm
	inj 1.2mEq/ml	Abbott
	inj 1.2, 3.4mEq/ml	Cutter

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Section 790.7820 PROPOXYPHENE HYDROCHLORIDE

	DOSAGE FORM, STRENGTH	MANUFACTURER
Propoxyphene Hydrochloride	@ cap 65mg @ cap 65mg @ cap 65mg cap 65mg cap 65mg cap 32, 65mg cap 32, 65mg cap 65mg <u>@ cap 32, 65mg</u> cap 65mg cap 32, 65mg cap 65mg cap 32, 65mg cap 65mg cap 32, 65mg cap 65mg cap 32, 65mg	Anabolic Barr Chelsea Cord Danbury ICN Lemmon Mylan Parke-Davis/W-L Private Formulations Purepac/Kalipharma Richlyn Roxane Towne Paulsen Vitarine West-Hard Zenith
brand(s)	cap 32, 65mg cap 65mg cap 65mg cap 65mg	Lilly Lederle/American Cyanamid MK Laboratories Halsey
Darvon Dolene Kesso-Gesic Prophene		

(Source: Emergency amendment at 15 111. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.8015 QUINIDINE GLUCONATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Quinidine Gluconate	0 tab, controlled release, 324mg	(Ascot)
	tab, controlled release, 324mg	Bolar
	tab, controlled release, 324mg	Chelsea
	tab, controlled release, 324mg	Cord
	tab, controlled release, 324mg	Danbury

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Brand(s) Quinaglute	Formulation	Manufacturer
	tab, controlled release, 324mg	Halsey
	tab, controlled release, 324mg	Roxane
	@ tab, controlled release, 324mg	Superpharm
	tab, controlled release, 324mg	Berlex

(Source: Emergency amendment at 15 Ill. Reg. 3537____, effective March 8, 1991, for a maximum of 150 days)

Section 790.8020 QUINIDINE SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Quinidine Sulfate	cap 200mg	Lilly
	cap 200mg	Reid-Rowell
	tab 200mg	Barr
	tab 200mg	Beecham
	tab 200mg	Bell
	tab 200mg	Chelsea
	tab 200,300mg	Cord
	tab 100,200,300mg	Danbury
	tab 200mg	First Texas/Scherer
	tab 200mg	Halsey
	tab 200mg	ICN
	tab 200mg	KV Pharmaceutical
	tab 200mg	Lannett
	@ tab 200mg	Lederle/Am Cyanamid
	@ - tab 200mg	Lilly
	tab 100,200,300mg	Mutual
	tab 200mg	Parke-Davis/W-L
	@ tab 200mg	Pharmaceutical Basic
	tab 200mg	Pharmavite
	tab 200mg	Phoenix
	tab 200mg	Private Formulation
	tab 200mg	Purepac/Kalipharma
	tab 200mg	Quantum
	tab 200mg	Richlyn
	tab 200,300mg	Roxane
	tab 200mg	Stanlabs/Simpak
	tab 200mg	Superpharm
	@ tab 200mg	Towne Paulsen
	tab 200mg	(Vanguard/MWM)

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Cotrim
Cotrim-DS
Septra
Septra DS
SMZ-TMP
SMZ-TMP
Sulfamethoprim
Sulfamethoprim-DS
Sulfatrim SS
Sulfatrim DS
Uroplus SS
Uroplus DS

tab 400mg;800mg
tab 800mg;160mg
tab 400mg;80mg
tab 800mg;160mg
tab 400mg;80mg
tab 800mg;160mg
tab 400mg;80mg
tab 800mg;160mg
tab 400mg;80mg
tab 800mg;160mg
tab 400mg;80mg
tab 800mg;160mg

Lemmon
Lemmon
Burroughs Wellcome
Burroughs Wellcome
Biocraft
Biocraft
Par
Par
Superpharm
Superpharm
Shionagi USA
Shionagi USA

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.8620 SULFASALAZINE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Sulfasalazine

tab 500mg
tab 500mg
tab 500mg
tab 500mg
tab 500mg

APPLICATION HOLDER,
MANUFACTURER

Bolar
Chelsea
Danbury
Lederle/Am Cyanamid
Mutual
Superpharm

Brand(s)
Azulfidine
S.A.S.-500

tab 500mg
@ tab 500mg

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.9056 TOLAZAMIDE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Tolazamide

tab 100,250,500mg
tab 100,250,500mg
tab 100,250,500mg
tab 100,250,500mg
tab 100,250,500mg
tab 100,250,500mg
tab 100,250,500mg
tab 250,500mg
tab 100,250,500mg
tab 250,500mg

APPLICATION HOLDER,
MANUFACTURER

Barr
Bolar
Chelsea
Cord
Danbury
Duramed
Interpharm
Mutual
Mylan

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tab 100,250,500mg
tab 100,250,500mg
@ tab 250,500mg
- tab 100,250,500mg
Brand(s)
Tolinase
tab 100,250,500mg
Upjohn

Par
Pharmaceutical Basics
Superpharm
Zenith

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.9220 TRIMEPAZINE TARTRATE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Trimepazine Tartrate @ syr 2.5mg/5ml
- syr 2.5mg/5ml

Brand(s)
Temaril

syr 2.5mg/5ml

APPLICATION HOLDER,
MANUFACTURER

National Pharm/Barre
Pharmaceutical Basics

SKF

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days)

Section 790.9420 TRISULFAPYRIMIDINE

EMERGENCY

(SULFADIAZINE, SULFAMETHAZINE AND SULFAMERAZINE)

DRUG DOSAGE FORM, STRENGTH

Brand(s)

Lantrisul
Neotrizine
Sulfaloid
Sulfosol
Terfonyl
Triple Sulfa
Triple Sulfas
Neotrizine
Sulfa-Triple #2
Sulfaloid
Sulfosol
Terfonyl
Triple Sulfa

susp, oral 500mg/5ml
susp, oral 500mg/5ml
susp, oral 500mg/5ml
susp, oral 500mg/5ml
susp, oral 500mg/5ml
@ susp, oral 500mg/5ml
@ susp, oral 500mg/5ml
tab 500mg
tab 500mg
@ tab 500mg
tab 500mg
tab 500mg
@ tab 500mg

APPLICATION HOLDER,
MANUFACTURER

Lannett
Lilly
Forest
Wyeth
Squibb
National Pharm/Barre
Lederle/Am Cyanamid
Lilly
Richlyn
Forest
Wyeth Ayerst/AMHO
Squibb
Purepac/Kalipharma

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Triple Sulfas
Triple Sulfoid
@ tab 500mg
tab 500mg
(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.9460 TROPICAMIDE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Tropicamide

Brand(s)

I-Picamide

Hydratol

Hydratol

Tropicacyl

soln, opth 0.5%

soln, opth 0.5,1%

soln, opth 1%

soln, opth 0.5,1%

soln, opth 0.5,1%

soln, opth 0.5,1%

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.9500 VERAPAMIL HYDROCHLORIDE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Verapamil Hydrochloride

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

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inj 2.5mg/ml

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inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

Brand(s)

Calan

Isoptin

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

inj 2.5mg/ml

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Calan
Isoptin
Isoptin SR*
tab 40,80,120mg
tab 40,80,120mg
tab, controlled release,
180,240mg

Searle

Knoll

Knoll

*Products manufactured by this brand name manufacturer in this drug entity are
available for drug product selection under other brand and/or generic names.

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

Section 790.9580 VITAMIN A PALMITATE

EMERGENCY

(15mg = 50,000 International Units)

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER,
MANUFACTURER

Vitamin A

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

cap 15mg

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cap 15mg

cap 15mg

(Source: Emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991,
for a maximum of 150 days)

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1) Heading of the Part:

The Vital Records Act

2) Code Citation:

77 Ill. Adm. Code 500

3) Section Numbers:

500.20

500.70

Emergency Action:

Amendment

New Section

4) Statutory Authority:

The Vital Records Act

Ill. Rev. Stat. 1989, ch. 111 1/2, par. 73-1 et. seq.

5) Effective Date of Amendments:

February 20, 1991.

6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire:

Not applicable.

7) Date Filed in Agency's Principal Office:

February 20, 1991.

8) Reason for Emergency:

On December 11, 1990, the U.S. District Court for the Central District of Illinois ordered the Department to promulgate and implement, within twenty-three days, rules requiring that confidential medical information collected for the completion of the birth certificate be collected in a manner that ensures that access to such medical information is limited to the woman giving birth, hospital officials required to complete the certificate, and physicians and agents of the Department when necessary for administrative and health care purposes. The Court also enjoined the Department from releasing medical information from the Certificate of Live Birth, together with identifiers, to private researchers without first obtaining the informed consent of the woman about whom the information pertains.

9) A Complete Description of the Subjects and Issues Involved:

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This rulemaking prohibits hospital personnel responsible for the preparation of the Certificate of Live Birth from requesting any information or consent from the birth mother or from presenting the worksheet or the original certificate to the birth parents in the presence of anyone other than hospital personnel directly involved in the patient's care. The rulemaking also requires hospitals to obtain the father's signature on the birth certificate in a manner that will not allow the father to view the data contained in the section of the certificate entitled "Information for Medical and Health Use Only", unless the hospital has obtained the mother's written informed consent allowing the father access to such information. In addition, the rulemaking requires hospitals to maintain the birth certificate in a confidential and secure manner, and specifies the Department's procedures concerning the release of information from the birth certificate to private researchers.

10) Are there any proposed amendments to this Part pending? YesSection Numbers:

500.10

500.15

500.20

500.30

500.40

500.45

500.50

500.60

500.70

500.80

500.90

APPENDIX A

ILLUSTRATION A

ILLUSTRATION B

ILLUSTRATION C

ILLUSTRATION D

ILLUSTRATION E

ILLUSTRATION F

APPENDIX B

ILLUSTRATION A

ILLUSTRATION B

ILLUSTRATION C

ILLUSTRATION D

ILLUSTRATION E

ILLUSTRATION F

ILLUSTRATION G

APPENDIX C

APPENDIX D

APPENDIX E

ILLUSTRATION A

Proposed Action:

Amendments

New Section

Amendments

Amendments

Amendments

New Section

Amendments

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Illinois Register Citation:

14 Ill. Reg. 17452

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in a confidential manner. This includes retaining in a secure manner only one copy of either the original birth record or the worksheet unless the hospital can demonstrate to the State Registrar that more than one copy is necessary for the maintenance of hospital records. Under no circumstances shall the original certificate or worksheet be disclosed to anyone other than hospital officials responsible for completing the form, the State Registrar, or hospital personnel directly involved in the birth mother's care and then only for administrative or health care purposes.

d) Hospital personnel responsible for the preparation of the Certificate of Live Birth are strictly prohibited from requesting any information or consent from the birth mother or from presenting the worksheet and/or the original certificate to the birth parent(s) for information, review, or signature(s) in the presence of anyone other than hospital personnel directly involved in the birth mother's care. The father's signature shall be affixed to the original birth certificate in a manner that will not divulge the data contained in the section entitled "Information for Medical and Health Use Only".

e) Under no circumstances shall the section of the Certificate of Live Birth entitled "Information for Medical and Health Use Only" be disclosed to anyone with the exception of the birth mother, the State Registrar, and hospital personnel directly involved in the birth mother's care, unless written informed consent has been given by the mother. This prohibition includes the father of the infant and all immediate and extended family members. Consent shall be obtained from the birth mother only when she is alone or in the presence of hospital personnel directly involved in her care.

(Source: Emergency Amendment at 15 Ill. Reg. _____, effective February 20, 1991, for a maximum of 150 days)

Section 500.70 Availability of Medical and Health Information EMERGENCY

a) All reports issued by the Department which are aggregated to make it impossible to identify any patient or reporting facility, including the annual report, shall be made available to the public pursuant to the Department's Freedom of Information rules (2 Ill. Adm. Code 1126) and the Freedom of Information Act. (Ill. Rev. Stat. 1989, ch. 116, par. 201 et seq.).

b) All requests by bonafide researchers approved by the State Registrar seeking confidential vital records data and/or certificate must be submitted in writing to the Division of Vital Records. The request must include a study protocol which contains: objectives of the research; rationale for the research including scientific literature

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justifying current proposal; overall study methods, including copies of forms, questionnaires, and consent forms used to contact facilities, physicians or study subjects; methods for the processing of data; storage and security measures taken to insure confidentiality of the registrant and parental identifying information; time frame of the study; a description of the funding source of the study (e.g. federal contract); the curriculum vitae of the principal investigator and a list of collaborators. In addition, the research request must specify what identifying information is needed and how the information will be used.

c) All requests to conduct research and modifications to approved research proposals involving the use of data and/or vital records certificates which includes identifying information shall be subject to a review to determine compliance with the following conditions:

- 1) The request for identifying information contains stated goals or objectives.
- 2) The request documents the feasibility of the study design in achieving the stated goals and objectives.
- 3) The request documents the need for the requested data to achieve the stated goals and objectives.
- 4) The requested data can be provided within the timeframe set forth in the request.
- 5) The request documents that the researcher has qualifications relevant to the type of research being conducted.
- 6) The research will not duplicate other research already underway using the same data.
- 7) Other such conditions relevant to the need for the identifying information and the applicant's and parental confidentiality rights because the Department will only release identifying information which is necessary for the research.

d) Research Agreements

- 1) The Department will enter into research contracts for all approved research requests. These contracts shall specify exactly what information is being released and how it can be used in accordance with the standards in subsection (c) above. In addition, the researcher shall include an assurance that:

A) use of data is restricted to the specifications of the protocol;

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- b) any and all data and/or vital records certificates which may lead to the identity of any registrant or parent, research subject, physician, informant, other person, or hospital is strictly privileged and confidential and agrees to keep all such data strictly confidential at all times;
- c) all officers, agents and employees will keep all such data strictly confidential, will communicate the requirements of this section to all officers, agents, and employees, will discipline all persons who may violate the requirements of this section, and will notify the Department in writing within forty-eight (48) hours of any violation of this section, including full details of the violation and corrective actions to be taken;
- d) all data provided by the Department pursuant to this contract may only be used for the purposes named in this contract and that any other or additional use of the data may result in immediate termination of this contract by the Department;
- e) all data provided by the Department pursuant to this contract is the sole property of the Department and may not be copied or reproduced in any form or manner and agrees to return all data and all copies and reproduction of the data to the Department upon termination of this contract or make assurances that data and/or vital records certificates will be properly shredded or incinerated.
- f) any breach of any of the provisions of such research contract will void the contract. All data previously provided by the Department, including any copies of same, regardless of form, will be returned to the Department immediately. No further data will be released to, nor research contracts entered into with the principal investigator and collaborators for a period of time to be determined by the State Registrar.
- 2) Any departures from the approved protocol must be submitted in writing and approved by the Director in accordance with subsection (c)(2) above prior to initiation. No identifying information may be released by a researcher to a third party.
- e) Prior to the release of any copies of birth records, or data therefrom to private researchers that contain personal identifiers, the State shall first obtain informed consent from the mother to whom the record relates. In requesting this informed consent, the mother shall be provided with a brief description of the research project.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

- Personal identifiers include names, social security numbers, addresses or any combination of items that may divulge the identity of an individual listed on a Certificate of Live Birth. For the purposes of this Part, private researchers shall include all those researchers who are not employed by the federal government nor those who are employed by, nor have a personal services contract to conduct the research utilizing the requested data with any State or local governmental body. For the purposes of this Part, a personal services contract shall be defined as a contract between a unit of the State or local government body and an individual or a firm for the provision of services to the unit of the State or local government. Under such contract, the work product and all drafts thereof shall remain the property of the unit of the State or local government. Personal services contractors shall be considered custodians of vital records within the meaning of the Vital Records Act for the term of the personal services contract.
- f) Informed consent shall include the written signature of the mother approving her participation in the private research project. Only after the Department receives informed consent from the mother approving the release of her medical data to the private researcher, may the Department release this data.
- g) The Department shall disclose individual patient or facility information to the reporting facility, which originally supplied that information to the Department, upon written request of the facility.
- h) The patient identifying information submitted to the Department by those entities required to submit information under the Act and this Part is to be used in the course of medical study under the Part 21 of Article 8 of the Code of Civil Procedure (Ill. Rev. Stat. 1989, ch. 110, par. 8-2101 et seq.). Therefore, this information is privileged from disclosure by the Part 21 of Article 8 of the Code of Civil Procedure.
- i) The identity of any facility or, any group of facts which tends to lead to the identity, of any person submitted to the Division of Vital Records is confidential and shall not be open to public inspection or dissemination. Such information shall not be available for disclosure, inspection or copying under the Freedom of Information Act (Ill. Rev. Stat. 1989, ch. 116, par. 201 et seq.) or the State Records Act (Ill. Rev. Stat. 1989, ch. 116, par. 43.4 et seq.). Information for specific research purposes may be released in accordance with procedures established by the Department in this section.
- j) Every hospital shall provide representatives of the Department with access to information from all medical, pathological, and other

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

pertinent records and logs related to the preparation of vital records. The mode of access shall be by mutual agreement between the hospital and the Department.

(Source: Emergency Rule added at 15 Ill. Reg. 3593, effective February 20, 1991, for a maximum of 150 days.)

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

1) The Heading of the Part: Industrial Training Program

2) Code Citation: 56 Ill. Adm. Code 2650

3) Section Numbers: 2650.50
Proposed Action:
Amendment

4) Date Notice of Proposed Amendments Published in the Illinois Register:
December 14, 1990, 14 Ill. Reg. 19503.

5) Reason for the withdrawal: During the first notice period the department's auditors raised objections to deleting audit provisions for grants to secondary and post-secondary education institutions. They did not view the financial and compliance audit requirements for Industrial Training Program (ITP) contracts as duplicative nor did they feel they imposed unnecessary burdens upon grantees since ITP funds are to be audited as part of the single audit of the institution. They noted the importance of financial and compliance audits as a means to independently report on the use of grant funds, accountability and compliance to current program requirements. Therefore, the department is withdrawing this rulemaking and will repropose at a later date language to clarify that ITP funds are to be audited as part of the single audit of the institution.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REFUSAL TO MEET THE OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

- 1) The Heading of the Part: Residential Energy Assistance Partnership Program
- 2) Code Citation: 47 Ill. Adm. Code 100
- 3) Section Numbers: 100.111 Refusal
100.113 Refusal
- 4) Date Notice of Proposed Amendments Published in the Register: September 21, 1990, 14 Ill. Reg. 15189.
- 5) Date JCAR Statement of Objection Published in the Register: February 1, 1991, 15 Ill. Reg. 1575.
- 6) Summary of Action Taken by the Agency:

At its January 9, 1991 meeting, the Joint Committee on Administrative Rules (JCAR) objected to the department's rulemaking cited above.

Objection 1 - JCAR objected to Sections 100.111(a)(7) and 100.113(a)(8). In their opinion the rules are incomplete because the department did not include a time limit beyond which a person cannot be reinstated once they have been dropped from the Residential Energy Assistance Partnership Program (REAPP).

Response: The need for establishing a time limit beyond which a person cannot be reinstated after being dropped from the REAPP was identified by one commentator during the first notice period. The department agrees that this issue should be addressed in rules. However, since it does not present an immediate problem the most prudent way to go about establishing this time limit is to solicit additional input from the state's home energy vendors, REAPP clients, and LAAS as well as the Energy Assistance Advisory Committee whose statutory duties include assisting the department in developing rules and regulations and providing written opinion concerning any REAPP regulations proposed. It is surprising that JCAR would ask the department to establish a time limit without adequate deliberation and to seemingly circumvent public comment on such an important issue. The department feels that discussions with all affected parties will allow us to establish a reasonable time limit. We will propose a rulemaking to add this time limit to our rules as soon as a determination has been made.

Objection 2 - JCAR objected to Section 100.111(c)(2)(A) and 100.111(c)(2)(B) of the rulemaking. In their opinion the rules are incomplete because the department did not prescribe the verification and certification procedures for AFDC recipient participants in the

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REFUSAL TO MEET THE OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

REAPP.

Response: At the prehearing for this rulemaking, JCAR staff asked if an inter-agency agreement existed between the department and the Illinois Department of Public Aid (IDPA) which addressed the verification of payment in the AFDC payment structure. We did have a draft agreement which described those procedures, and a copy was provided to JCAR staff for review following the prehearing with a promise to submit a final copy when available. The final copy was faxed to JCAR on January 7, 1991, the same day it was signed.

JCAR requested we add the procedures to the rulemaking, which we agreed to do. At that time, JCAR informed us that what we were agreeing to add was substantive and could not be added to this rulemaking because to do so would circumvent public comment. The department recognizes the importance of public comment in the rulemaking process as evidenced by our refusal to establish a time limit without soliciting comments in response to objection 1. In fact, the department believes it has already relied upon public comment in developing the verification and certification procedures. The procedures were revised this year to address concerns expressed by home energy vendors with the problematic AFDC payment structure during the 1990 program year. Furthermore, we cannot change the verification and certification procedures three months into the program year. Any revisions elicited through rulemaking would have to be implemented in next year's program.

The department was willing to enter into an agreement to do future rulemaking but JCAR chose to object instead. In response to this objection, the department will include the verification and certification procedures (as specified in the interagency agreement) within the proposed rulemaking which will be initiated in response to objection 1.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the week of February 18, 1991 through February 22, 1991, and have been scheduled for review by the Committee at its March, 1991 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its March meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
4/5/91	Illinois Racing Board, Super-trifecta Rules (11 Ill. Adm. Code 421)	12/14/90 14 Ill. Reg. 19699	March, 1991
4/5/91	Illinois Racing Board, Licensing of Participants (11 Ill. Adm. Code 1408)	10/12/90 14 Ill. Reg. 16843	March, 1991
4/5/91	Illinois Racing Board, Security and Admissions (11 Ill. Adm. Code 1325)	12/14/90 14 Ill. Reg. 19694	March, 1991
4/5/91	Illinois Racing Board, Thoroughbred Off Track Stabling Rules (11 Ill. Adm. Code 720)	12/14/90 14 Ill. Reg. 19703	March, 1991
4/8/91	Illinois Criminal Justice Information Authority, Operating Procedures for the Administration of Non-Federal Grant Funds (20 Ill. Adm. Code 1560)	6/8/90 14 Ill. Reg. 8800	March, 1991
4/8/91	Fire Marshal, Office of the State, Equipment Distributor and Employee Standards (41 Ill. Adm. Code 250)	4/13/90 14 Ill. Reg. 5322	March, 1991

PROCLAMATION

91-050
CASIMIR PULASKI DAY

Whereas, Polish war hero Casimir Pulaski fought and died valiantly, helping colonial America win its battle for independence during the Revolutionary War; and
Whereas, born in Warka, Poland, on March 4, 1747, Casimir Pulaski symbolizes the courage, patriotism, and determination of Polish-Americans and Slavic-Americans who have worked and fought to help make our country great; and
Whereas, inasmuch as this individual was willing to make the supreme sacrifice through his death in battle while defending our nation, it is fitting that we in Illinois set aside the first Monday of each March to honor him, as early Illinois settlers honored him by naming Pulaski County in Southern Illinois and Mt. Pulaski in Central Illinois after this great man;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 4, 1991, as CASIMIR PULASKI DAY in Illinois.
Issued by the Governor February 14, 1991.
Filed with the Secretary of State February 25, 1991.

91-051
SERTOMA NATIONAL HERITAGE FREEDOM WEEK

Whereas, the United States Constitution establishes freedom of religion, speech, press, assembly, and petition; and
Whereas, since Kuwait was invaded August 2, 1990, the issues of rights and freedom have been thrust into the limelight. These issues gained momentum with U.N. approval of the allied coalition's use of force in the Persian Gulf in an attempt to free Kuwait from Iraq's occupation and the suppression of freedom and human rights; and
Whereas, Springfield was the home and final resting place of our 16th President, Abraham Lincoln. As commander in chief of the Union Army during the Civil War, Lincoln preserved our nation in the name of freedom by signing the Emancipation Proclamation to abolish slavery; and
Whereas, all citizens should reiterate the values and responsibilities of people in a free society by speaking out for freedom, because freedom is a privilege that will always depend on individual responsibility, integrity, effort, courage, and religious faith; and
Whereas, since the United States is celebrating the 200th anniversary of the "Bill of Rights," special attention should be focused on our rights and freedoms;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 17-23, 1991 as SERTOMA NATIONAL HERITAGE FREEDOM WEEK in Illinois.
Issued by the Governor February 14, 1991.

Filed with the Secretary of State February 25, 1991.

91-052
AMERICAN MUSIC MONTH

Whereas, music, often described as the universal language, is one of the great arts, and its value is recognized as a source of enrichment for our lives; and

Whereas, the annual Parade of American Music, sponsored by the National Federation of Music Clubs, is featured throughout the month of February to give special recognition to America's music traditions and to give U.S. composers the encouragement and support they deserve; and

Whereas, the Illinois Federation of Music Clubs is a component of the national federation and joins in the parade with its notable purposes;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 1991 as AMERICAN MUSIC MONTH in Illinois, in recognition of the American music tradition and the creative musical artists in our nation.

Issued by the Governor February 15, 1991.

Filed with the Secretary of State February 25, 1991.

91-053
LUTHERAN SCHOOLS WEEK

Whereas, the glory and the promise of our state and nation rests in the minds and the visions of our youth, who truly have so much to offer, and a sound education allows our children to pursue their dreams; and

Whereas, since its organization in 1847, The Lutheran Church--Missouri Synod has stressed excellence in education and today serves a church body of more than 6,000 congregations across the country, including 521 congregations in Illinois; and

Whereas, The Lutheran Church--Missouri Synod has historically supported quality public and parochial schools and has sought to foster and nurture creative cooperation and understanding for the good of all students and citizens; and

Whereas, recognition should be given to the many dedicated teachers and administrators of these schools, who help enhance students' learning experiences and growth into adulthood while fostering a tradition of commitment and caring;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 3-9, 1991, as LUTHERAN SCHOOLS WEEK in Illinois.

Issued by the Governor February 15, 1991.

Filed with the Secretary of State February 25, 1991.

91-054
STUDENT NURSE DAY

Whereas, as future health professionals, student nurses are concerned about Illinois' current health care system; and

Whereas, the Student Nurses Association of Illinois (SNAI) is concerned with those same health issues; and

Whereas, SNAI is part of National Student Nurses Association (NSNA), the national organization that represents all nursing students in the United States. The organizations work together to present a positive image of nursing to the public; and

Whereas, both NSNA and SNAI aim at increasing nursing students' awareness of significant issues in the health care field; and

Whereas, SNAI will be holding its annual convention February/22-24, 1991, at the Holiday Inn-Chicago City Center; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 23, 1991, as STUDENT NURSE DAY in Illinois.

Issued by the Governor February 15, 1991.

Filed with the Secretary of State February 25, 1991.

91-055
NUTRITION MONTH

Whereas, the Illinois Department of Public Health, along with nutrition professionals throughout Illinois and the United States, is promoting good nutrition; and

Whereas, there is a need to encourage our citizens to practice sound eating habits throughout the year in order to achieve optimum health; and

Whereas, in keeping with the theme of the national observance --"Bite Into a Healthy Lifestyle"-- all Illinoisans should become aware that proper nutrition is vital at all stages of life;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 1991 as NUTRITION MONTH in Illinois and urge citizens to increase their awareness of the significance of good nutrition.

Issued by the Governor February 19, 1991.

Filed with the Secretary of State February 25, 1991.

91-056
SCHOOL PSYCHOLOGY WEEK

Whereas, for more than 40 years, Illinois has been recognized as a leader in providing school programs and services for children with physical, mental, emotional, or educational problems; and

Whereas, Illinois school psychologists have demonstrated their concern for children's rights to free and appropriate public education tailored to their individual capabilities; and

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Whereas, the school psychology profession and the Illinois School Psychologists Association have dedicated their efforts to serving the mental health and educational needs of all children; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 24-March 3, 1991, as SCHOOL PSYCHOLOGY WEEK in Illinois and commend the school psychology professionals on their dedication to the health and well-being of our students. Issued by the Governor February 22, 1991.
Filed with the Secretary of State February 25, 1991.

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ACTION CODES		JCAR - Joint Committee on Administrative Rules
A - Adopted Rule	P - Proposed Rule	
AR - Adopted Repealer	PF - Prohibited Filing Ordered by JCAR	
C - Notice of Corrections	PP - Peremptory or Court ordered Rules	
CC - Codification Changes	PR - Proposed Repealer	
E - Emergency Rule	R - Refusal to meet JCAR objection	
ER - Emergency Repealer	RC - Statement of Recommendation	
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR	
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR objections	

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285

Ill. Grain Insurance Act (P-18048/85; A-6818)

TITLE

PART

ACTION CODE

PAGE NUMBER

PAGE NUMBER

ACTION CODE

PREVIOUS VOLUME

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

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47 Ill. Adm. Code 100

47 Ill. Adm. Code 110

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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-857/89; A-724) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= recodified	F	= Failure to Remedy Objections
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

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2375.110	am	(A-2660)	125.380	am	(PP-620; W-1574) (P-1583)	460.40	am	(P-18421/90; A-3479)
2650.10	n	(A-2660)	125.400	am	(PP-620; W-1574) (P-1583)	460.50	am	(P-18421/90; A-3479)
2650.20	n	(A-2660)	125.410	am	(PP-620; W-1574) (P-1583)	460.60	am	(P-18421/90; A-3479)
2650.30	n	(A-2660)	255.50	am	(E-128)	460.70	am	(P-18421/90; A-3479)
2650.40	n	(A-2660)	270.261	am	(P-10965/90; A-455)	460.80	am	(P-18421/90; A-3479)
2650.50	n	(A-2660)				460.90	am	(P-18421/90; A-3479)
2650.60	n	(A-2660)				1215.10	n	(P-12398/90; A-1107)
2650.100	n	(A-2660)				1215.20	n	(P-12398/90; A-1107)
2650.200	n	(A-2660)	405.170	r	(P-8957/90; A-591)	1215.30	n	(P-12398/90; A-1107)
2650.250	n	(A-2660)	405.250	n	(P-12389/90; A-2733)	1215.40	n	(P-12398/90; A-1107)
2650.313	n	(A-2660)	433.35	am	(P-12393/90; A-2736)	1215.50	n	(P-12398/90; A-1107)
2650.210	n	(A-2660)	440.10	n	(P-8975/90; A-3492)	1720.30	am	(P-16198/90; A-999)
2650.220	n	(A-2660)	440.20	n	(P-8975/90; A-3492)	1720.Ap.A	am	(P-16198/90; A-999)
2650.300	n	(A-2660)	440.30	n	(P-8975/90; A-3492)			
2650.310	n	(A-2660)	440.40	n	(P-8975/90; A-3492)			
2650.311	n	(A-2660)	440.50	n	(P-8975/90; A-3492)			
2650.312	n	(A-2660)	440.60	n	(P-8975/90; A-3492)			
2650.313	n	(A-2660)	440.70	n	(P-8975/90; A-3492)			
2650.314	n	(A-2660)	440.80	n	(P-8975/90; A-3492)			
2650.320	n	(A-2660)	440.90	n	(P-8975/90; A-3492)			
2650.330	n	(A-2660)	440.100	n	(P-8975/90; A-3492)			
2650.340	n	(A-2660)	440.110	n	(P-8975/90; A-3492)			
2650.400	n	(A-2660)	440.120	n	(P-8975/90; A-3492)			
2650.410	n	(A-2660)	440.130	n	(P-8975/90; A-3492)			
2650.411	n	(A-2660)	440.140	n	(P-8975/90; A-3492)			
2650.412	n	(A-2660)	440.150	n	(P-8975/90; A-3492)			
2650.413	n	(A-2660)	1312.265	am	(P-14750/90; A-2727)			
2650.414	n	(A-2660)	1413.48	am	(P-14750/90; A-2727)			
2650.415	n	(A-2660)	1424.140	am	(P-10691/90; A-20545/90; C-2044)			
2650.416	n	(A-2660)	1424.355	am	(P-19690/90; W-1173)			
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2650.580	n	(A-2660)						
2650.581	n	(A-2660)		</				

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212.443	am	724.173	am	726.132	r
214.101	am	724.177	am	728.101	(P-24870)
214.104	am	724.321	am	728.102	(P-2209)
215.123	am	724.329	am	728.103	(P-2209)
215.585	am	724.356	am	728.105	(P-2209)
230.110	r	724.381	am	728.107	am
230.112	r	724.401	am	728.108	(P-2209)
230.140	r	724.412	am	728.109	(P-2209)
230.141	r	724.416	am	728.135	(P-2209)
230.142	r	724.930	n	728.140	(P-2209)
230.150	r	724.931	n	728.141	(P-2209)
230.160	r	724.932	n	728.142	(P-2209)
230.170	r	724.933	n	728.143	(P-2209)
230.180	r	724.934	n	728.144	(P-2209)
230.190	r	724.935	n	728.145	(P-2209)
230.200	r	724.936	n	728.146	(P-2209)
230.210	r	724.937	n	728.147	(P-2209)
230.220	r	724.938	n	728.148	(P-2209)
230.230	r	724.939	n	728.149	(P-2209)
230.240	r	724.940	n	728.150	(P-2209)
230.250	r	724.941	n	728.151	(P-2209)
230.260	r	724.942	n	728.152	(P-2209)
230.270	r	724.943	n	728.153	(P-2209)
230.280	r	724.944	n	728.154	(P-2209)
230.290	r	724.945	n	728.155	(P-2209)
230.300	r	724.946	n	728.156	(P-2209)
230.310	r	724.947	n	728.157	(P-2209)
230.320	r	724.948	n	728.158	(P-2209)
230.330	r	724.949	n	728.159	(P-2209)
230.340	r	724.950	n	728.160	(P-2209)
230.350	r	724.951	n	728.161	(P-2209)
230.360	r	724.952	n	728.162	(P-2209)
230.370	r	724.953	n	728.163	(P-2209)
230.380	r	724.954	n	728.164	(P-2209)
230.390	r	724.955	n	728.165	(P-2209)
230.400	r	724.956	n	728.166	(P-2209)
230.410	r	724.957	n	728.167	(P-2209)
230.420	r	724.958	n	728.168	(P-2209)
230.430	r	724.959	n	728.169	(P-2209)
230.440	r	724.960	n	728.170	(P-2209)
230.450	r	724.961	n	728.171	(P-2209)
230.460	r	724.962	n	728.172	(P-2209)
230.470	r	724.963	n	728.173	(P-2209)
230.480	r	724.964	n	728.174	(P-2209)
230.490	r	724.965	n	728.175	(P-2209)
230.500	r	724.966	n	728.176	(P-2209)
230.510	r	724.967	n	728.177	(P-2209)
230.520	r	724.968	n	728.178	(P-2209)
230.530	r	724.969	n	728.179	(P-2209)
230.540	r	724.970	n	728.180	(P-2209)
230.550	r	724.971	n	728.181	(P-2209)
230.560	r	724.972	n	728.182	(P-2209)
230.570	r	724.973	n	728.183	(P-2209)
230.580	r	724.974	n	728.184	(P-2209)
230.590	r	724.975	n	728.185	(P-2209)
230.600	r	724.976	n	728.186	(P-2209)
230.610	r	724.977	n	728.187	(P-2209)
230.620	r	724.978	n	728.188	(P-2209)
230.630	r	724.979	n	728.189	(P-2209)
230.640	r	724.980	n	728.190	(P-2209)
230.650	r	724.981	n	728.191	(P-2209)
230.660	r	724.982	n	728.192	(P-2209)
230.670	r	724.983	n	728.193	(P-2209)
230.680	r	724.984	n	728.194	(P-2209)
230.690	r	724.985	n	728.195	(P-2209)
230.700	r	724.986	n	728.196	(P-2209)
230.710	r	724.987	n	728.197	(P-2209)
230.720	r	724.988	n	728.198	(P-2209)
230.730	r	724.989	n	728.199	(P-2209)
230.740	r	724.990	n	728.200	(P-2209)
230.750	r	724.991	n	728.201	(P-2209)
230.760	r	724.992	n	728.202	(P-2209)
230.770	r	724.993	n	728.203	(P-2209)
230.780	r	724.994	n	728.204	(P-2209)
230.790	r	724.995	n	728.205	(P-2209)
230.800	r	724.996	n	728.206	(P-2209)
230.810	r	724.997	n	728.207	(P-2209)
230.820	r	724.998	n	728.208	(P-2209)
230.830	r	724.999	n	728.209	(P-2209)
230.840	r	725.000	n	728.210	(P-2209)
230.850	r	725.001	n	728.211	(P-2209)
230.860	r	725.002	n	728.212	(P-2209)
230.870	r	725.003	n	728.213	(P-2209)
230.880	r	725.004	n	728.214	(P-2209)
230.890	r	725.005	n	728.215	(P-2209)
230.900	r	725.006	n	728.216	(P-2209)
230.910	r	725.007	n	728.217	(P-2209)
230.920	r	725.008	n	728.218	(P-2209)
230.930	r	725.009	n	728.219	(P-2209)
230.940	r	725.010	n	728.220	(P-2209)
230.950	r	725.011	n	728.221	(P-2209)
230.960	r	725.012	n	728.222	(P-2209)
230.970	r	725.013	n	728.223	(P-2209)
230.980	r	725.014	n	728.224	(P-2209)
230.990	r	725.015	n	728.225	(P-2209)
231.000	r	725.016	n	728.226	(P-2209)
231.010	r	725.017	n	728.227	(P-2209)
231.020	r	725.018	n	728.228	(P-2209)
231.030	r	725.019	n	728.229	(P-2209)
231.040	r	725.020	n	728.230	(P-2209)
231.050	r	725.021	n	728.231	(P-2209)
231.060	r	725.022	n	728.232	(P-2209)
231.070	r	725.023	n	728.233	(P-2209)
231.080	r	725.024	n	728.234	(P-2209)
231.090	r	725.025	n	728.235	(P-2209)
231.100	r	725.026	n	728.236	(P-2209)
231.110	r	725.027	n	728.237	(P-2209)
231.120	r	725.028	n	728.238	(P-2209)
231.130	r	725.029	n	728.239	(P-2209)
231.140	r	725.030	n	728.240	(P-2209)
231.150	r	725.031	n	728.241	(P-2209)
231.160	r	725.032	n	728.242	(P-2209)
231.170	r	725.033	n	728.243	(P-2209)
231.180	r	725.034	n	728.244	(P-2209)
231.190	r	725.035	n	728.245	(P-2209)
231.200	r	725.036	n	728.246	(P-2209)
231.210	r	725.037	n	728.247	(P-2209)
231.220	r	725.038	n	728.248	(P-2209)
231.230	r	725.039	n	728.249	(P-2209)
231.240	r	725.040	n	728.250	(P-2209)
231.250	r	725.041	n	728.251	(P-2209)
231.260	r	725.042	n	728.252	(P-2209)
231.270	r	725.043	n	728.253	(P-2209)
231.280	r	725.044	n	728.254	(P-2209)
231.290	r	725.045	n	728.255	(P-2209)
231.300	r	725.046	n	728.256	(P-2209)
231.310	r	725.047	n	728.257	(P-2209)
231.320	r	725.048	n	728.258	(P-2209)
231.330	r	725.049	n	728.259	(P-2209)
231.340	r	725.050	n	728.260	(P-2209)
231.350	r	725.051	n	728.261	(P-2209)
231.360	r	725.052	n	728.262	(P-2209)
231.370	r	725.053	n	728.263	(P-2209)
231.380	r	725.054	n	728.264	(P-2209)
231.390	r	725.055	n	728.265	(P-2209)
231.400	r	725.056	n	728.266	(P-2209)
231.410	r	725.057	n	728.267	(P-2209)
231.420	r	725.058	n	728.268	(P-2209)
231.430	r	725.059	n	728.269	(P-2209)
231.440	r	725.060	n	728.270	(P-2209)
231.450	r	725.061	n	728.271	(P-2209)
231.460	r	725.062	n	728.272	(P-2209)
231.470	r	725.063	n	728.273	(P-2209)
231.480	r	725.064	n	728.274	(P-2209)
231.490	r	725.065	n	728.275	(P-2209)
231.500	r	725.066	n	728.276	(P-2209)
231.510	r	725.067	n	728.277	(P-2209)
231.520	r	725.068	n	728.278	(P-2209)
231.530	r	725.069	n	728.279	(P-2209)
231.540	r	725.070	n	728.280	(P-2209)
231.550	r	725.071	n	728.281	(P-2209)
231.560	r	725.072	n	728.282	(P-2209)
231.570	r	725.073	n	728.283	(P-2209)
231.580	r	725.074	n	728.284	(P-2209)
231.590	r	725.075	n	728.285	(P-2209)
231.600	r	725.076	n	728.286	(P-2209)
231.610	r	725.077	n	728.287	(P-2209)
231.620	r	725.078	n	728.288	(P-2209)
231.630	r	725.079	n	728.289	(P-2209)
231.640	r	725.080	n	728.290	(P-2209)
231.650	r	725.081	n	728.291	(P-2209)
231.660	r	725.082	n	728.292	(P-2209)
231.670	r	725.083	n	728.293	(P-2209)
231.680	r	725.084	n	728.294	(P-2209)
231.690	r	725.085	n	728.295	(P-2209)
231.700	r	725.086	n	728.296	(P-2209)
231.710	r	725.087	n	728.297	(P-2209)
231.720	r	725.088	n	728.298	(P-2209)
231.730	r	725.089	n	728.299	(P-2209)
231.740	r	725.090	n	728.300	(P-2209)
231.750	r	725.091	n	728.301	(P-2209)
231.760	r	725.092	n	728.302	(P-2209)
231.770	r	725.093	n	728.303	(P-2209)
231.780	r	725.094	n	728.304	(P-2209)
231.790	r	725.095	n	728.305	(P-2209)
231.800	r	725.096	n	728.306	(P-2209)
231.810	r	725.097	n	728.307	(P-2209)
231.820	r	725.098	n	728.308	(P-2209)
231.830	r	725.099	n	728.309	(P-2209)
231.840	r	725.100	n	728.310	(P-2209)
231.850	r	725.101	n	728.311	(P-2209)
231.860	r	725.102	n	728.312	(P-2209)
231.870	r	725.103	n	728.313	(P-2209)
231.880	r	725.104	n	728.314	(P-2209)
231.890	r	725.105	n	728.315	(P-2209)
231.900	r	725.106	n	728.316	(P-2209)
231.910	r	725.107	n	728.317	(P-2209)
231.920	r	725.108	n	728.318	(P-2209)
231.930	r	725.109	n	728.319	(P-2209)
231.940	r	725.110	n	728.320	(P-22

TITLE 38 (CONT'D)	350.01	(P-2053)	n	1075.575	(P-14758/90; A-1916)	TITLE 38 (CONT'D)	TITLE 38 (CONT'D)	TITLE 44	5030.130	am	(P-14758/90; A-1916)
	397.10	(P-15181/90; A-167)	n	1075.580	(P-14758/90; A-1916)						
	397.20	(P-15181/90; A-167)	n	1075.585	(P-14758/90; A-1916)						
	397.30	(P-15181/90; A-167)	n	1075.600	(P-14758/90; A-1916)						
	397.40	(P-15181/90; A-167)	n	1075.610	(P-14758/90; A-1916)						
	397.50	(P-15181/90; A-167)	n	1075.620	(P-14758/90; A-1916)						
	397.60	(P-15181/90; A-167)	n	1075.630	(P-14758/90; A-1916)						
	397.70	(P-15181/90; A-167)	n	1075.640	(P-14758/90; A-1916)						
	450.210	(P-2573)	am	1075.650	(P-14758/90; A-1916)						
	450.220	(P-2573)	am	1075.660	(P-14758/90; A-1916)						
450.250	(P-2573)	am	1075.670	(P-14758/90; A-1916)							
450.260	(P-2573)	am	1075.680	(P-14758/90; A-1916)							
450.280	(P-2573)	am	1075.700	(P-14758/90; A-1916)							
450.340	(P-2573)	am	1075.750	(P-14758/90; A-1916)							
450.350	(P-2573)	am	1075.710	(P-14758/90; A-1916)							
450.410	(P-2573)	am	1075.720	(P-14758/90; A-1916)							
450.430	(P-2573)	am	1075.725	(P-14758/90; A-1916)							
450.440	(P-2573)	am	1075.735	(P-14758/90; A-1916)							
450.720	(P-2573)	am	1075.745	(P-14758/90; A-1916)							
450.740	(P-2573)	am	1075.750	(P-14758/90; A-1916)							
450.820	(P-2573)	am	1075.755	(P-14758/90; A-1916)							
450.910	(P-2573)	am	1075.810	(P-14758/90; A-1916)							
450.1010	(P-2573)	am	1075.820	(P-14758/90; A-1916)							
450.1110	(P-2573)	am	1075.825	(P-14758/90; A-1916)							
450.1175	(P-2573)	r	1075.905	(P-14758/90; A-1916)							
450.1175	(P-2573)	n	1075.905	(P-14758/90; A-1916)							
450.1230	(P-2573)	am	1075.910	(P-14758/90; A-1916)							
450.1550	(P-2573)	am	1075.915	(P-14758/90; A-1916)							
1075.100	(P-14758/90; A-1916)	n	1075.920	(P-14758/90; A-1916)							
1075.110	(P-14758/90; A-1916)	n	1075.925	(P-14758/90; A-1916)							
1075.120	(P-14758/90; A-1916)	n	1075.935	(P-14758/90; A-1916)							
1075.130	(P-14758/90; A-1916)	n	1075.945	(P-14758/90; A-1916)							
1075.140	(P-14758/90; A-1916)	n	1075.950	(P-14758/90; A-1916)							
1075.200	(P-14758/90; A-1916)	n	1075.955	(P-14758/90; A-1916)							
1075.300	(P-14758/90; A-1916)	n	1075.960	(P-14758/90; A-1916)							
1075.310	(P-14758/90; A-1916)	n	1075.965	(P-14758/90; A-1916)							
1075.400	(P-14758/90; A-1916)	n	1075.970	(P-14758/90; A-1916)							
1075.410	(P-14758/90; A-1916)	n	1075.975	(P-14758/90; A-1916)							
1075.415	(P-14758/90; A-1916)	n	1075.980	(P-14758/90; A-1916)							
1075.420	(P-14758/90; A-1916)	n	1075.985	(P-14758/90; A-1916)							
1075.430	(P-14758/90; A-1916)	n	1075.990	(P-14758/90; A-1916)							
1075.440	(P-14758/90; A-1916)	n	1075.995	(P-14758/90; A-1916)							
1075.450	(P-14758/90; A-1916)	n	1075.1000	(P-14758/90; A-1916)							
1075.455	(P-14758/90; A-1916)	n	1075.1005	(P-14758/90; A-1916)							
1075.460	(P-14758/90; A-1916)	n	1075.1010	(P-14758/90; A-1916)							
1075.465	(P-14758/90; A-1916)	n	1075.1015	(P-14758/90; A-1916)							
1075.470	(P-14758/90; A-1916)	n	1075.1020	(P-14758/90; A-1916)							
1075.480	(P-14758/90; A-1916)	n	1075.1025	(P-14758/90; A-1916)							
1075.490	(P-14758/90; A-1916)	n	1075.1030	(P-14758/90; A-1916)							
1075.500	(P-14758/90; A-1916)	n	1075.1035	(P-14758/90; A-1916)							
1075.505	(P-14758/90; A-1916)	n	1075.1040	(P-14758/90; A-1916)							
1075.510	(P-14758/90; A-1916)	n	1075.1045	(P-14758/90; A-1916)							
1075.515	(P-14758/90; A-1916)	n	1075.1050	(P-14758/90; A-1916)							
1075.520	(P-14758/90; A-1916)	n	1075.1055	(P-14758/90; A-1916)							
1075.525	(P-14758/90; A-1916)	n	1075.1060	(P-14758/90; A-1916)							
1075.530	(P-14758/90; A-1916)	n	1075.1100	(P-14758/90; A-1916)							
1075.535	(P-14758/90; A-1916)	n	1075.1105	(P-14758/90; A-1916)							
1075.540	(P-14758/90; A-1916)	n	1075.1110	(P-14758/90; A-1916)							
1075.545	(P-14758/90; A-1916)	n	1075.1115	(P-14758/90; A-1916)							
1075.550	(P-14758/90; A-1916)	n	1075.1120	(P-14758/90; A-1916)							
1075.555	(P-14758/90; A-1916)	n	1075.1125	(P-14758/90; A-1916)							
1075.560	(P-14758/90; A-1916)	n	1075.1130	(P-14758/90; A-1916)							
1075.565	(P-14758/90; A-1916)	n	1075.1135	(P-14758/90; A-1916)							
1075.570	(P-14758/90; A-1916)	n	1075.1140	(P-14758/90; A-1916)							
1075.575	(P-14758/90; A-1916)	n	1075.1145	(P-14758/90; A-1916)							
1075.580	(P-14758/90; A-1916)	n	1075.1150	(P-14758/90; A-1916)							
1075.585	(P-14758/90; A-1916)	n	1075.1155	(P-14758/90; A-1916)							
1075.590	(P-14758/90; A-1916)	n	1075.1160	(P-14758/90; A-1916)							
1075.595	(P-14758/90; A-1916)	n	1075.1165	(P-14758/90; A-1916)							
1075.600	(P-14758/90; A-1916)	n	1075.1170	(P-14758/90; A-1916)							
1075.605	(P-14758/90; A-1916)	n	1075.1175	(P-14758/90; A-1916)							
1075.610	(P-14758/90; A-1916)	n	1075.1180	(P-14758/90; A-1916)							
1075.615	(P-14758/90; A-1916)	n	1075.1185	(P-14758/90; A-1916)							
1075.620	(P-14758/90; A-1916)	n	1075.1190	(P-14758/90; A-1916)							
1075.625	(P-14758/90; A-1916)	n	1075.1195	(P-14758/90; A-1916)							
1075.630	(P-14758/90; A-1916)	n	1075.1200	(P-14758/90; A-1916)							
1075.635	(P-14758/90; A-1916)	n	1075.1205	(P-14758/90; A-1916)							
1075.640	(P-14758/90; A-1916)	n	1075.1210	(P-14758/90; A-1916)							
1075.645	(P-14758/90; A-1916)	n	1075.1215	(P-14758/90; A-1916)							
1075.650	(P-14758/90; A-1916)	n	1075.1220	(P-14758/90; A-1916)							
1075.655	(P-14758/90; A-1916)	n	1075.1225	(P-14758/90; A-1916)							
1075.660	(P-14758/90; A-1916)	n	1075.1230	(P-14758/90; A-1916)							
1075.665	(P-14758/90; A-1916)	n	1075.1235	(P-14758/90; A-1916)							
1075.670	(P-14758/90; A-1916)	n	1075.1240	(P-14758/90; A-1916)							
1075.675	(P-14758/90; A-1916)	n	1075.1245	(P-14758/90; A-1916)							
1075.680	(P-14758/90; A-1916)	n	1075.1250	(P-14758/90; A-1916)							
1075.685	(P-14758/90; A-1916)	n	1075.1255	(P-14758/90; A-1916)							
1075.690	(P-14758/90; A-1916)	n	1075.1260	(P-14758/90; A-1916)							
1075.695	(P-14758/90; A-1916)	n	1075.1265	(P-14758/90; A-1916)							
1075.700	(P-14758/90; A-1916)	n	1075.1270	(P-14758/90; A-1916)							
1075.705	(P-14758/90; A-1916)	n	1075.1275	(P-14758/90; A-1916)							
1075.710	(P-14758/90; A-1916)	n	1075.1280	(P-14758/90; A-1916)							
1075.715	(P-14758/90; A-1916)	n	1075.1285	(P-14758/90; A-1916)							
1075.720	(P-14758/90; A-1916)	n	1075.1290	(P-14758/90; A-1916)							
1075.725	(P-14758/90; A-1916)	n	1075.1295	(P-14758/90; A-1916)							
1075.730	(P-14758/90; A-1916)	n	1075.1300	(P-14758/90; A-1916)							
1075.735	(P-14758/90; A-1916)	n	1075.1305	(P-14758/90; A-1916)							
1075.740	(P-14758/90; A-1916)	n	1075.1310	(P-14758/90; A-1916)							
1075.745	(P-14758/90; A-1916)	n	1075.1315	(P-14758/90; A-1916)							
1075.750	(P-14758/90; A-1916)	n	1075.1320	(P-14758/90; A-1916)							
1075.755	(P-14758/90; A-1916)	n	1075.1325	(P-14758/90; A-1916)							
1075.760	(P-14758/90; A-1916)	n	1075.1330	(P-14758/90; A-1916)							
1075.765	(P-14758/90; A-1916)	n	1075.1335	(P-14758/90; A-1916)							
1075.770	(P-14758/90; A-1916)	n	1075.1340	(P-14758/90; A-1916)							
1075.775	(P-14758/90; A-1916)	n	1075.1345	(P-14758/90; A-1916)							
1075.780	(P-14758/90; A-1916)	n	1075.1350	(P-14758/90; A-1916)							
1075.785	(P-14758/90; A-1916)	n	1075.1355	(P-14758/90; A-1916)							
1075.790	(P-14758/90; A-1916)	n	1075.1360	(P-14758/90; A-1916)							
1075.795	(P-14758/90; A-1916)	n	1075.1365	(P-14758/90; A-1916)							
1075.800	(P-14758/90; A-1916)	n	1075.1370	(P-14758/90; A-1916)							
1075.805	(P-14758/90; A-1916)	n	1075.1375	(P-14758/90; A-1916)							
1075.810	(P-14758/90; A-1916)	n	1075.1380	(P-14758/90; A-1916)							
1075.815	(P-14758/90; A-1916)	n	1075.1385	(P-14758/90; A-1916)							
1075.820	(P-14758/90; A-1916)	n	1075.1390	(P-14758/90; A-1916)							
1075.825	(P-14758/90; A-1916)	n	1075.1395	(P-14758/90; A-1916)							
1075.830	(P-14758/90; A-1916)	n	1075.1400	(P-14758/90; A-1916)							
1075.835	(P-14758/90; A-1916)	n	1075.1405	(P-14758/90; A-1916)							
1075.840	(P-14758/90; A-1916)	n	1075.1410	(P-14758/90; A-1916)							
1075.845	(P-14758/90; A-1916)	n	1075.1415	(P-14758/90; A-1916)							
1075.850	(P-14758/90; A-1916)	n	1075.1420	(P-14758/90; A-1916)							
1075.855	(P-14758/90; A-1916)	n	1075.1425	(P-14758/90; A-1916)							
1075.860	(P-14758/90; A-1916)	n	1075.1430	(P-14758/90; A-1916)							
1075.865	(P-14758/90; A-1916)	n	1075.1435	(P-14758/90; A-1916)							
1075.870	(P-14758/90; A-1916)	n	1075.1440	(P-14758/90; A-1916)							
1075.875	(P-14758/90; A-1916)	n	1075.1445	(P-14758/90; A-1916)							
1075.880	(P-14758/90; A-1916)	n	1075.1450	(P-14758/90; A-1916)							
1075.885	(P-14758/90; A-1916)	n	1075.1455	(P-14758/90; A-1916)							
1075.890	(P-14758/90; A-1916)	n	1075.1460	(P-14758/90; A-1916)							
1075.895	(P-14758/90; A-1916)	n	1075.1465	(P-14758/90; A-1916)							
1075.900	(P-14758/90; A-1916)	n	1075.1470	(P-14758/90; A-1916)							
1075.905	(P-14758/90; A-1916)	n	1075.1475	(P-14758/90; A-1916)							
1075.910	(P-14758/90; A-1916)	n	1075.1480	(P-14758/90; A-1916)							
1075.915	(P-14758/90; A-1916)	n	1075.1485	(P-14758/90; A-1916)							
1075.920	(P-14758/90; A-1916)	n	1075.1490	(P-14758/90; A-1916)							
1075.925	(P-14758/90; A-1916)	n	1075.1495	(P-14758/90; A-1916)							
1075.930	(P-14758/90; A-1916)	n	1075.1500	(P-14758/90; A-1916)							
1075.935	(P-14758/90; A-1916)	n	1075.1505	(P-14758/90; A-1916)							
1075.940	(P-14758/90; A-1916)	n	1075.1510	(P-14758/90; A-1916)							
1075.945	(P-14758/90; A-1916)	n	1075.1515	(P-14758/90; A-1916)							
1075.950	(P-14758/90; A-1916)	n	1075.1520	(P-14758/90; A-1916)							
1075.955	(P-14758/90; A-1916)	n	1075.1525	(P-14758/90; A-1916)							
1075.960	(P-14758/90; A-1916)	n	1075.1530	(P-14758/90; A-1916)							
1075.965	(P-14758/90; A-1916)	n	1075.1535	(P-14758/90; A-1916)							
1075.970	(P-14758/90; A-1916)	n	1075.1540	(P-14758/90; A-1916)							
1075.975	(P-14758/90; A-1916)	n	1075.1545	(P-14758/90; A-1916)							
1075.980	(P-14758/90; A-1916)	n	1075.1550	(P-14758/90; A-1916)							
1075.985	(P-14758/90; A-1916)	n	1075.1555	(P-14758/90; A-1916)							
1075.990	(P-14758/90; A-1916)	n	1075.1560	(P-14758/90; A-1916)							
1075.995	(P-14758/90; A-1916)	n	1075.1565	(P-14758/90; A-1916)							
1076.000	(P-14758/90; A-1916)	n	1075.1570	(P-14758/90; A-1916)							
1076.005	(P-14758/90; A-1916)	n	1075.1575	(P-14758/90; A-1916)							
1076.010	(P-14758/90; A-1916)	n	1075.1580	(P-14758/90; A-1916)							
1076.015	(P-14758/90; A-1916)	n	1075.1585	(P-14758/90; A-1916)							
1076.020	(P-14758/90; A-1916)	n	1075.1590	(P-14758/90; A-1916)							
1076.025	(P-14758/90; A-1916)	n	1075.1595	(P-14758/90; A-1916)							
1076.030	(P-14758/90; A-1916)	n	1075.1600	(P-14758/90; A-1916)							
1076.035	(P-14758/90; A-1916)	n	1075.1605	(P-14758/90; A-1916)							
1076.040											

TITLE 50 (CONT'D)		TITLE 59 (CONT'D)		TITLE 62	
3119.Ex.D	am	130.Tb.B	am	220.160	am
6101.10	am			240.655	am
6101.20	am			1700.11	am
6101.40	am			1701.Ap.A	am
6101.50	am			1702.1	n
6101.100	am			1702.5	n
6101.110	am			1702.10	n
				1702.11	n
				1702.12	n
				1702.13	n
				1702.14	n
				1702.15	n
				1702.16	n
				1702.17	n
				1702.18	n
				1702.19	n
				1702.20	n
				1702.21	n
				1702.22	n
				1702.23	n
				1702.24	n
				1702.25	n
				1702.26	n
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				1702.30	n
				1702.31	n
				1702.32	n
				1702.33	n
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				1702.42	n
				1702.43	n
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				1702.62	n
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				1703.67	n
				1703.68	n
				1703.69	n
				1703.70	n
				1703.71	n
				1703.72	n
				1703.73	n
				1703.74	n
				1703.75	n
				1703.76	n
				1703.77	n
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				1703.79	n
				1703.80	n
				1703.81	n
				1703.82	n
				1703.83	n
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				1703.88	n
				1703.89	n
				1703.90	n
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				1703.92	n
				1703.93	n
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				1703.96	n
				1703.97	n
				1703.98	n
				1703.99	n
				1704.00	n
				1704.01	n
				1704.02	n
				1704.03	n
				1704.04	n
				1704.05	n
				1704.06	n
				1704.07	n
				1704.08	n
				1704.09	n
				1704.10	n
				1704.11	n
				1704.12	n
				1704.13	n
				1704.14	n
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				1704.16	n
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				1704.50	n
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				1704.63	n
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				1704.67	n
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				1704.87	n
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				1704.89	n
				1704.90	n
				1704.91	n
				1704.92	n
				1704.93	n
				1704.94	n
				1704.95	n
				1704.96	n
				1704.97	n
				1704.98	n
				1704.99	n
				1705.00	n
				1705.01	n
				1705.02	n
				1705.03	n
				1705.04	n
				1705.05	n
				1705.06	n
				1705.07	n
				1705.08	n
				1705.09	n
				1705.10	n
				1705.11	n
				17	

TITLE 74 (CONT'D)										
750.100	(P-1791)	590.50	r	(P-8493/90; A-1830)	790.4580	am	(P-3417; E-3537)	2058.705	am	(P-6457/90; A-2597)
750.110	(P-1791)	590.100	r	(P-8503/90; A-1833)	790.4660	am	(P-3417; E-3537)	2058.805	am	(P-6457/90; A-2597)
750.110	(P-1791)	590.110	n	(P-8493/90; A-1830)	790.4740	am	(P-3417; E-3537)	2058.905	am	(P-6457/90; A-2597)
750.120	(P-1791)	590.120	n	(P-8503/90; A-1833)	790.5220	am	(P-3417; E-3537)	2530.Ap. B	am	(P-17428/90; A-1821)
300.330	(P-9957/90; A-554)	590.120	n	(P-8503/90; A-1833)	790.5312	am	(P-3417; E-3537)	TITLE 80		
300.1010	(P-9957/90; A-554)	590.130	n	(P-8493/90; A-1830)	790.5420	am	(P-3417; E-3537)	310.230	am	(P-14657/90; A-3296)
300.3220	(P-9957/90; A-554)	590.130	n	(P-8503/90; A-1833)	790.5483	am	(P-3417; E-3537)	310.Ap. A	am	(PP-663; P-14657/90; A-3296)
300.3240	(P-9957/90; A-554)	590.140	n	(P-8493/90; A-1833)	790.5660	am	(P-3417; E-3537)	Tb. D	am	(P-14657/90; A-3296)
300.3260	(P-9957/90; A-554)	590.140	n	(P-8493/90; A-1833)	790.5820	am	(P-3417; E-3537)	Tb. E	am	(P-14657/90; A-3296)
330.330	(P-9920/90; A-516)	590.200	n	(P-8503/90; A-1833)	790.5830	am	(P-3417; E-3537)	Tb. F	am	(P-14657/90; A-3296)
330.913	(P-9920/90; A-516)	590.210	n	(P-8503/90; A-1833)	790.5900	am	(P-3417; E-3537)	310.Tb. P	am	(PP-663)
330.1110	(P-9920/90; A-516)	590.220	n	(P-8503/90; A-1833)	790.6300	am	(P-3417; E-3537)	TITLE 83		
330.4220	(P-9920/90; A-516)	590.230	n	(P-8503/90; A-1833)	790.6505	n	(P-3417; E-3537)	730.100	n	(P-1627)
330.4240	(P-9920/90; A-516)	590.240	n	(P-8503/90; A-1833)	790.6875	am	(P-3417; E-3537)	730.101	r	(P-1650)
330.4260	(P-9920/90; A-516)	590.300	n	(P-8503/90; A-1833)	790.6960	am	(P-3417; E-3537)	730.102	r	(P-1650)
350.330	(P-9833/90; A-466)	590.310	n	(P-8503/90; A-1833)	790.7120	am	(P-3417; E-3537)	730.103	r	(P-1650)
350.680	(P-9833/90; A-466)	590.320	n	(P-8503/90; A-1833)	790.7221	n	(P-3417; E-3537)	730.105	n	(P-1627)
350.1220	(P-9833/90; A-466)	590.330	n	(P-8503/90; A-1833)	790.7245	n	(P-3417; E-3537)	730.200	n	(P-1627)
350.3220	(P-9833/90; A-466)	590.400	n	(P-8503/90; A-1833)	790.7278	am	(P-3417; E-3537)	730.201	r	(P-1650)
350.3240	(P-9833/90; A-466)	590.410	n	(P-8503/90; A-1833)	790.7280	am	(P-3417; E-3537)	730.202	r	(P-1650)
350.3260	(P-9833/90; A-466)	590.420	n	(P-8503/90; A-1833)	790.7740	am	(P-3417; E-3537)	730.203	r	(P-1650)
350.3710	(P-9833/90; A-466)	590.Ap. A	n	(P-8503/90; A-1833)	790.7820	am	(P-3417; E-3537)	730.300	n	(P-1627)
350.3720	(P-9833/90; A-466)	590.Ap. B	n	(P-8503/90; A-1833)	790.8015	am	(P-3417; E-3537)	730.303	n	(P-1627)
350.3730	(P-9833/90; A-466)	590.Ap. C	n	(P-8503/90; A-1833)	790.8020	am	(P-3417; E-3537)	730.305	n	(P-1627)
350.3750	(P-9833/90; A-466)	590.Ap. D	n	(P-8503/90; A-1833)	790.8290	am	(P-3417; E-3537)	730.310	n	(P-1627)
350.3770	(P-9833/90; A-466)	595.100	am	(P-3398)	790.8500	am	(P-3417; E-3537)	730.315	n	(P-1627)
350.3780	(P-9833/90; A-466)	595.110	am	(P-3398)	790.8580	am	(P-3417; E-3537)	730.320	n	(P-1627)
350.3810	(P-9833/90; A-466)	595.200	am	(P-3398)	790.8620	am	(P-3417; E-3537)	730.325	n	(P-1627)
350.3880	(P-9833/90; A-466)	595.300	am	(P-3398)	790.9056	am	(P-3417; E-3537)	730.330	n	(P-1627)
350.3900	(P-9833/90; A-466)	595.310	am	(P-3398)	790.9220	am	(P-3417; E-3537)	730.335	n	(P-1627)
350.3940	(P-9833/90; A-466)	595.320	am	(P-3398)	790.9420	am	(P-3417; E-3537)	730.400	n	(P-1627)
350.4010	(P-9833/90; A-466)	595.400	am	(P-3398)	790.9460	am	(P-3417; E-3537)	730.401	r	(P-1650)
350.4010	(P-9833/90; A-466)	595.410	am	(P-3398)	790.9500	am	(P-3417; E-3537)	730.402	r	(P-1650)
350.4010	(P-9833/90; A-466)	595.420	am	(P-3398)	790.9580	am	(P-3417; E-3537)	730.403	r	(P-1650)
350.Tb. E	(P-9833/90; A-466)	595.Ap. A	am	(P-3398)	1130.Ap. A	n	(P-428)	730.404	r	(P-1650)
350.Tb. D	(P-9833/90; A-466)	710.210	w	(P-15246/90; W-675)	2058.105	am	(P-6457/90; A-2597)	730.405	n	(P-1627)
390.330	(P-9883/90; A-1878)	790.500	am	(P-3417; E-3537)	2058.110	am	(P-6457/90; A-2597)	730.405	r	(P-1650)
390.1030	(P-9883/90; A-1878)	790.500	am	(P-3417; E-3537)	2058.110	am	(P-6457/90; A-2597)	730.405	r	(P-1650)
390.3220	(P-9883/90; A-1878)	790.780	am	(P-3417; E-3537)	2058.120	am	(P-6457/90; A-2597)	730.406	r	(P-1650)
390.3240	(P-9883/90; A-1878)	790.1107	n	(P-3417; E-3537)	2058.125	am	(P-6457/90; A-2597)	730.407	r	(P-1650)
390.3260	(P-9883/90; A-1878)	790.1112	n	(P-3417; E-3537)	2058.125	am	(P-6457/90; A-2597)	730.407	r	(P-1650)
500.20	(P-3422) (E-3593)	790.1418	am	(P-3417; E-3537)	2058.230	am	(P-6457/90; A-2597)	730.408	r	(P-1650)
500.70	(P-3422) (E-3593)	790.1420	am	(P-3417; E-3537)	2058.235	am	(P-6457/90; A-2597)	730.409	r	(P-1650)
510.10	(P-418)	790.1425	am	(P-3417; E-3537)	2058.303	am	(P-6457/90; A-2597)	730.410	n	(P-1627)
510.60	(P-418)	790.1710	am	(P-3417; E-3537)	2058.306	am	(P-6457/90; A-2597)	730.415	n	(P-1627)
510.110	(P-418) (E-612)	790.1710	am	(P-3417; E-3537)	2058.309	am	(P-6457/90; A-2597)	730.420	n	(P-1627)
510.120	(P-418)	790.1740	am	(P-3417; E-3537)	2058.312	am	(P-6457/90; A-2597)	730.425	n	(P-1627)
510.130	(P-418)	790.2020	am	(P-3417; E-3537)	2058.315	am	(P-6457/90; A-2597)	730.430	n	(P-1627)
540.65	(P-10665/90; A-1084)	790.2130	am	(P-3417; E-3537)	2058.318	am	(P-6457/90; A-2597)	730.435	n	(P-1627)
540.90	(P-10665/90; A-1084)	790.2485	am	(P-3417; E-3537)	2058.319	am	(P-6457/90; A-2597)	730.440	n	(P-1627)
540.100	(P-10665/90; A-1084)	790.2580	am	(P-3417; E-3537)	2058.321	am	(P-6457/90; A-2597)	730.445	n	(P-1627)
540.200	(P-10665/90; A-1084)	790.2618	am	(P-3417; E-3537)	2058.321	am	(P-6457/90; A-2597)	730.450	n	(P-1627)
550.100	(P-10665/90; A-1068)	790.2820	am	(P-3417; E-3537)	2058.327	am	(P-6457/90; A-2597)	730.501	n	(P-1627)
550.110	(P-10656/90; A-1068)	790.2902	am	(P-3417; E-3537)	2058.330	am	(P-6457/90; A-2597)	730.500	n	(P-1627)
550.120	(P-10656/90; A-1068)	790.3020	am	(P-3417; E-3537)	2058.333	am	(P-6457/90; A-2597)	730.501	n	(P-1650)
550.130	(P-10656/90; A-1068)	790.3060	am	(P-3417; E-3537)	2058.336	am	(P-6457/90; A-2597)	730.502	r	(P-1650)
590.10	(P-8493/90; A-1830)	790.3140	am	(P-3417; E-3537)	2058.342	am	(P-6457/90; A-2597)	730.503	r	(P-1650)
590.10	(P-8503/90; A-1833)	790.3308	n	(P-3417; E-3537)	2058.343	am	(P-6457/90; A-2597)	730.504	r	(P-1650)
590.20	(P-8493/90; A-1830)	790.3315	am	(P-3417; E-3537)	2058.348	am	(P-6457/90; A-2597)	730.505	n	(P-1627)
590.20	(P-8503/90; A-1833)	790.3488	n	(P-3417; E-3537)	2058.354	am	(P-6457/90; A-2597)	730.505	r	(P-1650)
590.30	(P-8493/90; A-1830)	790.3540	am	(P-3417; E-3537)	2058.366	am	(P-6457/90; A-2597)	730.506	r	(P-1650)
590.30	(P-8503/90; A-1833)	790.3940	am	(P-3417; E-3537)	2058.400	am	(P-6457/90; A-2597)	730.507	r	(P-1650)
590.40	(P-8493/90; A-1833)	790.4060	am	(P-3417; E-3537)	2058.405	am	(P-6457/90; A-2597)	730.508	r	(P-1650)
590.40	(P-8493/90; A-1833)	790.4425	am	(P-3417; E-3537)	2058.410	am	(P-6457/90; A-2597)	730.509	r	(P-1650)
590.40	(P-8493/90; A-1833)	790.4495	n	(P-3417; E-3537)	2058.600	am	(P-6457/90; A-2597)	730.510	n	(P-1627)

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730.540	n	(P-1627)
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730.607	r	(P-1650)
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					R-3129; A-3058)
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141.560	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
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141.1125	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.1200	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.1240	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.1520	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.1840	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.1880	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.2040	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.2400	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.2520	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.2640	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.2920	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.3320	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.3560	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.3600	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.3640	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.3720	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.3800	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.4240	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.4360	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.4520	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.4560	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
141.4680	am	(P-831) (E-1121)	147.350	n	R-3129; A-3058)
144.275	am	(P-816)	147.350	n	R-3129; A-3058)
147.5	am	(P-870)	147.350	n	R-3129; A-3058)
147.25	am	(P-870)	147.350	n	R-3129; A-3058)
147.50	am	(P-870)	147.350	n	R-3129; A-3058)
147.75	am	(P-870)	147.350	n	R-3129; A-3058)
147.150	am	(P-13967/90; A-2715)	147.350	n	R-3129; A-3058)
147.200	am	(P-13967/90; A-2715)	147.350	n	R-3129; A-3058)
147.205	am	(P-9355/90; O-13039/90;	147.350	n	R-3129; A-3058)
147.300	n	R-3129; A-3058)	147.350	n	R-3129; A-3058)
147.305	n	R-3129; A-3058)	147.350	n	R-3129; A-3058)
147.310	n	R-3129; A-3058)	147.350	n	R-3129; A-3058)

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